# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### **FORM 10-K**

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ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the Fiscal year ended December 26, 2009

OR

□ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to Commission File Number: 1-14829



# **Molson Coors Brewing Company**

(Exact name of registrant as specified in its charter)

### DELAWARE

(State or other jurisdiction of incorporation or organization)

84-0178360 (I.R.S. Employer Identification No.)

1225 17 <sup>th</sup> Street, Denver, Colorado 1555 Notre Dame Street East, Montréal, Québec, Canada (Address of principal executive offices)

80202 H2L 2R5 (Zip Code)

303-927-2337 (Colorado) 514-521-1786 (Québec)

(Registrant's telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

Title of each class

Class A Common Stock (voting), \$0.01 par value

Name of each exchange on which registered

New York Stock Exchange

Class B Common Stock (non-voting), \$0.01 par value

Toronto Stock Exchange
New York Stock Exchange

Toronto Stock Exchange

Securities registered pursuant to Section 12(g) of the Act:

Title of class None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. YES 🗷 NO 🛘

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. YES 🗆 NO 🗵

Indcate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. YES 🗷 NO 🗆

Indcate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§ 229.405 of this chapter) is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

		d posted on its corporate Web site, if any, ever shorter period that the registrant was required		ed and posted
	e registrant is a large accelerated filer, an ac "smaller reporting company" in Rule 12b-	eccelerated filer, a non-accelerated filer, or a sm 2 of the Exchange Act.	naller reporting company. See the definitions of	of "large
Large accelerated filer 🗷	Accelerated filer □	Non-accelerated filer ☐ (Do not check if a smaller reporting company)	Smaller report	ting company
Indcate by check mark whether the	e registrant is a shell company (as defined i	n Rule 12b-2 of the Act). YES □ NO 🗷	I	
last sales price reported for such date on a persons holding more than 5% of the outs	the New York Stock Exchange and the Toro	on-affiliates of the registrant at the close of bu onto Stock Exchange. For purposes of this disc by officers and directors of the registrant as of status.	closure, shares of common and exchangeable	stock held by
The number of shares outstanding	of each of the registrant's classes of commo	on stock, as of February 12, 2010:		
Class A Common Stock—2,702,690 shar	res	Class B Common	Stock—160,363,147 shares	
Exchangeable shares:				
As of February 12, 2010, the fo	ollowing number of exchangeable shares wa	as outstanding for Molson Coors Canada, Inc.:		
Class A Exchangeable Shares—3,056,87	4 shares	Class B Exchange	able Shares—19,366,563 shares	
the following structure: The registrant ha exchangeable shares of Molson Coors Ca voting stock are entitled to one vote for e common stock and Class B common stoc	s outstanding one share each of special Cla- mada Inc. (a subsidiary of the registrant), re- ach of the exchangeable shares, respectivel k, respectively, on all matters on which the	economic and voting rights as the respective class A and Class B voting stock, through which espectively, may exercise their voting rights way, excluding shares held by the registrant or its Class A common stock and Class B common ber of votes equal to the number of then outstand	the holders of Class A exchangeable shares are ith respect to the registrant. The special Class is subsidiaries, and generally vote together with stock are entitled to vote. The trustee holder of	nd Class B A and Class B h the Class A of the special
Documents Incorporated by Reference Part III of this Annual Report on Form 10		proxy statement for the registrant's 2010 annua	al meeting of stockholders are incorporated by	reference under

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# **PART I**

#### ITEM 1. Business

Unless otherwise noted in this report, any description of "we", "us" or "our" includes Molson Coors Brewing Company ("MCBC" or the "Company"), principally a holding company, and its operating subsidiaries: Coors Brewing Company ("CBC"), operating in the United States ("U.S.") until June 30, 2008 when MCBC and SABMiller plc ("SABMiller") combined the U.S. and Puerto Rico operations of their respective subsidiaries, CBC and Miller Brewing Company ("Miller"), and the results and financial position of U.S. operations, which had historically comprised substantially all of our U.S. reporting segment were, in all material respects, deconsolidated from MCBC prospectively upon formation of MillerCoors LLC ("MillerCoors"); Molson Coors Brewing Company (UK) Limited ("MCBC-UK"), formerly referred to as Coors Brewers Limited ("CBL"), operating in the United Kingdom ("U.K."); Molson Coors Canada ("MCC"), formerly referred to as Molson Canada ("Molson"), operating in Canada; and our other corporate entities. Any reference to "Coors" means the Adolph Coors Company prior to the 2005 merger with Molson Inc. (the "Merger"). Any reference to Molson Inc. means MCC prior to the Merger. Any reference to "Molson Coors" means MCBC after the Merger.

Unless otherwise indicated, information in this report is presented in U.S. dollars ("USD" or "\$").

### (a) General Development of Business

Molson was founded in 1786, and Coors was founded in 1873. Since each company was founded, we have been committed to producing the highest quality beers. Our brands are designed to appeal to a wide range of consumer tastes, styles and price preferences. Our largest markets are Canada, the United States and the United Kingdom.

Coors was incorporated in June 1913 under the laws of the State of Colorado. In August 2003, Coors changed its state of incorporation to the State of Delaware. During February 2005 upon completion of the Merger, Coors changed its name to Molson Coors Brewing Company.

### 2009 Developments

Brewers' Retail Inc. ("BRI") is a joint venture beer distribution and retail network for the Ontario region of Canada, owned by MCC, and two other brewers. Due to a change in ownership level of BRI, we deconsolidated this entity from our financial statements as of March 1, 2009 and began to account for it prospectively under the equity method of accounting. See Part II—Item 8 Financial Statements and Supplementary Data, Note 6 "VARIABLE INTEREST ENTITIES" to the Consolidated Financial Statements for further discussion.

During the second quarter of 2009, MCBC-UK purchased 50.1% of Cobra Beer Partnership, Ltd ("CBPL"), which owns the United Kingdom and world-wide rights to the Cobra beer brand (with the exception of the Indian sub-continent area). The addition of the Cobra beer brands broadens our specialty beer portfolio and provides access to additional on-premise outlets (primarily ethnic restaurants) in the U.K. We consolidate the results and financial position of CBPL and it is reported within our U.K. operating segment. See Part II—Item 8 Financial Statements and Supplementary Data, Note 6 "VARIABLE INTEREST ENTITIES" to the Consolidated Financial Statements for further discussion.

During the fourth quarter of 2009, MCC's subsidiary Creemore Springs entered into an agreement to acquire Granville Island Brewing Company Ltd. and Mainland Beverage Distribution Ltd. (collectively, "Granville Island"). Granville Island is an established craft brewer located in Vancouver, Canada, with distribution throughout the Canadian province of British Columbia. This acquisition expands on our super premium portfolio in Canada. We expect to close on this acquisition in the

second quarter of 2010. Due to certain voting and economic rights, we consolidate the results and financial position of Granville Island and it is reported within our Canada operating segment. See Part II—Item 8 Financial Statements and Supplementary Data, Note 6 "VARIABLE INTEREST ENTITIES" to the Consolidated Financial Statements for further discussion.

During the fourth quarter of 2009, MCC sold its 19.9% indirect common ownership interest in the Montréal Canadiens professional hockey team, the Gillett Entertainment Group and certain related assets (collectively, the "Club") to CH Group Limited Partnership / Societe en commandite Group CH (formerly Racine Limited Partnership / Societe en commandite Racine) ("CH Group"), in connection with CH Group's purchase of the 80.1% controlling interest in the Club from an independent third party. The general partner of CH Group and one of its limited partners are entities affiliated with Andrew and Geoff Molson who are both members of the Board of Directors of the Company. MCC received CAD \$56.3 million (USD \$53.3 million) for its interest in the Club and recorded a gain of CAD \$48.7 million (USD \$46.0 million) in 2009, which includes amounts held in escrow that we anticipate receiving during 2010. See Part II—Item 8 Financial Statements and Supplementary Data, Note 4 "EQUITY INVESTMENTS" to the Consolidated Financial Statements for further discussion.

# (b) Financial Information About Segments

MCBC operates the following business segments: Canada, the United States, the United Kingdom, and Molson Coors International ("MCI"), formerly referred to as Global Brand and Market Development (Global Markets). Our MCI results are reported with our Corporate group's results. A separate operating team manages each segment, and each segment manufactures, markets and sells beer and other beverage products.

See Part II—Item 8 Financial Statements and Supplementary Data, Note 3 "SEGMENT REPORTING" to the Consolidated Financial Statements for financial information relating to our segments and operations, including geographic information.

# (c) Narrative Description of Business

Our financial sales volume from continuing operations totaled 18.8 million hectoliters in 2009, 34.8 million hectoliters in 2008, and 49.0 million hectoliters in 2007. The decrease in sales volume between 2007 and 2008 and between 2008 and 2009 is a result of the formation of MillerCoors on July 1, 2008. The fiscal years ended December 26, 2009, December 28, 2008, and December 30, 2007, were 52 week periods.

See the Executive Summary in Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations for a discussion of our volume reporting policy.

No single customer accounted for more than 10% of our consolidated or segmented sales in 2009, 2008, or 2007.

### **Our Products**

MCBC has a diverse portfolio of more than 65 strategic and partner brands, including signature brands *Coors Light, Molson Canadian* and *Carling*, which are positioned to meet a wide range of consumer segments and occasions.

Brands sold in Canada include Coors Light, Canadian, Export, Molson Canadian 67, Molson Dry, Molson M, Creemore, Rickard's Red and other Rickard's brands, Carling, Pilsner and a number of other regional brands. We also brew or distribute under license the following brands: Amstel Light under license from Amstel Brouwerij B.V., Heineken and Murphy's under license from Heineken Brouwerijen B.V., Asahi and Asahi Select under license from Asahi Beer U.S.A. Inc. and Asahi Breweries, Ltd., Miller Lite, Miller Genuine Draft, Miller Chill, Milwaukee's Best and Milwaukee's Best Dry

under license from Miller, a subsidiary of SABMiller, and *Foster's* under license from Foster's Group Limited. Through a joint venture agreement with Grupo Modelo, we also import, distribute and market the Modelo beer brand portfolio, including the *Corona, Coronita, Negra Modelo* and *Pacifico* brands, across all Canadian provinces and territories.

MillerCoors sells a wide variety of brands in the U.S. Its flagship premium light brands are *Coors Light* and *Miller Lite*. Brands in the domestic premium segment include *Coors Banquet*, *Miller Genuine Draft* and *MGD* 64. Brands in the domestic super premium segment include *Miller Chill* and *Sparks*. Brands in the below premium segment include *Miller High Life*, *Miller High Life Light*, *Keystone Light*, *Icehouse*, *Mickey's*, *Milwaukee's Best*, *Milwaukee's Best Light* and *Old English* 800. Craft and import brands include the *Blue Moon* brands, *Henry Weinhard's*, *George Killian's Irish Red*, the *Leinenkugel's* brands, the *Molson* brands, *Foster's*, *Peroni Nastro Azzurro*, *Pilsner Urquell* and *Grolsch*. Brands in the non-alcoholic segment include *Coors Non-Alcoholic* and *Sharp's*. MCBC assigned the United States and Puerto Rican ownership rights to the legacy Coors brands, including *Coors Light*, *Coors Banquet*, *Keystone Light*, and the *Blue Moon* brands, to MillerCoors. We retained all ownership of these brands outside the United States and Puerto Rico. MillerCoors licenses the right to brew and sell *George Killian's Irish Red*. MCBC sells the *Molson* brands to MillerCoors through related party transactions.

Brands sold in the U.K. include: Carling, C2, Coors Light, Worthington's, White Shield, Caffrey's, Kasteel Cru, and Blue Moon, as well as a number of smaller regional ale brands. We also sell the Grolsch brands in the United Kingdom through a joint venture with Royal Grolsch N.V. and the Cobra brands in the United Kingdom through a joint venture called Cobra Beer Partnership Ltd., and are the exclusive distributor for several brands which are sold under license, including Sol, Dos Equis, Zatec, Singha and Magners Draught Cider. Additionally, in order to be able to provide a full line of beer and other beverages to our on-premise customers, we sell factored brands in our U.K. segment, which are third party brands for which we provide distribution to retail, typically on a non-exclusive basis. We also have a contract brewing and kegging agreement with Scottish & Newcastle U.K. Ltd. for the Fosters and Kronenbourg brands.

MCBC also markets and sells several of its brands in various international markets. Brands unique to various international markets include *Zima, Coors Gold,* and *Coors Extra.* 

# Canada Segment

MCC is Canada's second largest brewer by volume and North America's oldest beer company. MCC has an approximate 40% market share in Canada. MCC brews, markets, sells and nationally distributes a wide variety of beer brands. MCC's portfolio has leading brands in all major product and price segments. MCC's focus and investment is on key owned brands ( *Coors Light, Canadian, Molson Dry, Molson Export and Rickard's* ) and key strategic distribution partnerships (including Heineken, Corona and Miller). *Coors Light* currently has a 14% market share and is among the top selling beer brands in Canada and *Canadian* currently has an 8% market share and is the third-largest selling beer in Canada.

The Canada segment also includes our partnership arrangements related to the distribution of beer in Ontario, BRI, and the Western provinces, Brewers' Distributor Ltd. ("BDL"). BRI was consolidated in our financial statements until deconsolidation as of March 1, 2009. See Part II—Item 8 Financial Statements and Supplementary Data, Note 6 "VARIABLE INTEREST ENTITIES" to the Consolidated Financial Statements for further discussion.

### Sales and Distribution

#### Canada

In Canada, provincial governments regulate the beer industry, particularly with regard to the pricing, mark-up, container management, sale, distribution, and advertising of beer. Distribution and the retail sale of alcohol products involves a wide range and varied degree of Canadian government control through their respective provincial liquor boards.

# Province of Ontario

In Ontario, beer may only be purchased at retail outlets operated by BRI, at government-regulated retail outlets operated by the Liquor Control Board of Ontario, approved agents of the Liquor Control Board of Ontario, or at any bar, restaurant, or tavern licensed by the Liquor Control Board of Ontario to sell liquor for on-premise consumption. MCC, together with certain other brewers, participates in the ownership of BRI in proportion to its provincial market share relative to other brewers in the ownership group. Ontario brewers may deliver directly to BRI's outlets or may choose to use BRI's distribution centers to access retail stores in Ontario, the Liquor Control Board of Ontario system and licensed establishments.

### Province of Québec

In Québec, beer is distributed directly by each brewer or through independent agents. MCC is the agent for the licensed brands it distributes. The brewer or agent distributes the products to permit holders for retail sales for on-premise consumption. Québec retail sales for off-premise consumption are made through grocery and convenience stores as well as government operated outlets.

# Province of British Columbia

In British Columbia, the government's Liquor Distribution Branch currently controls the regulatory elements of distribution of all alcohol products in the province. BDL which MCC co-owns with a competitor, manages the distribution of MCC's products throughout British Columbia. Consumers can purchase beer at any Liquor Distribution Branch retail outlet, at any independently owned and licensed wine or beer retail store or at any licensed establishment for on-premise consumption. Establishments licensed primarily for on-premise liquor sales may also be licensed for off-premise consumption.

# Province of Alberta

In Alberta, the distribution of beer is managed by independent private warehousing and shipping companies or by a government sponsored system in the case of U.S. sourced products. All sales of liquor in Alberta are made through retail outlets licensed by the Alberta Gaming and Liquor Commission or licensees, such as bars, hotels and restaurants. BDL manages the distribution of MCC's products in Alberta.

# Other Provinces

MCC's products are distributed in the provinces of Manitoba and Saskatchewan through local liquor boards. Manitoba and Saskatchewan also have licensed private retailers. BDL manages the distribution of MCC's products in Manitoba and Saskatchewan. In the Maritime Provinces (other than Newfoundland), local liquor boards distribute and sell MCC's products. Yukon, Northwest Territories and Nunavat manage distribution and sell through government liquor commissioners.

# Manufacturing, Production and Packaging

#### **Brewing Raw Materials**

MCC selects global suppliers in order to procure the highest quality materials and services at the lowest prices available. MCC also uses hedging instruments to mitigate the risk of volatility in certain commodities and foreign exchange markets.

MCC sources barley malt from two primary providers, with commitments through 2012. Hops are purchased from a variety of global suppliers in the U.S., Europe, and New Zealand, with commitments through 2010. Other starch brewing adjuncts are sourced from two main suppliers, both in North America. We do not foresee any significant risk of disruption in the supply of these agricultural products. Water used in the brewing process is from local sources in the communities where our breweries operate.

# Brewing and Packaging Facilities

MCC has six breweries, strategically located throughout Canada, which brew, bottle, package, market and distribute all owned and certain licensed brands sold in and exported from Canada. See Item 2, "Properties" for further detail.

### **Packaging Materials**

MCC single sources glass bottles and aluminum cans and has a committed supply through 2010 and 2011, respectively. Availability of glass bottles and aluminum cans has not been an issue, and MCC does not expect any difficulties in accessing them. The distribution systems in each province generally provide the collection network for returnable bottles and aluminum cans. The standard container for beer brewed in Canada is the 341 ml returnable bottle, which represents a majority of the approximately 63% of bottle volume sales in Canada. Aluminum cans account for approximately 28% of volume sales in Canada. MCC sells approximately 9% of its beer volume in stainless steel kegs. A limited number of kegs are purchased every year, and there is no long-term supply commitment. Crowns, labels, corrugate, and paperboard are purchased from concentrated sources unique to each product. MCC does not foresee difficulties in accessing these products in the near future.

### **Seasonality of Business**

Total industry volume in Canada is sensitive to factors such as weather, changes in demographics, and consumer preferences. Consumption of beer in Canada is also seasonal with approximately 40% of industry sales volume occurring during the four months from May through August.

# **Known Trends and Competitive Conditions**

Industry and competitive information in this section and elsewhere in this report was compiled from various industry sources. While management believes that these sources are reliable, we cannot guarantee the accuracy of data and estimates obtained from these sources.

# 2009 Canada Beer Industry Overview

The Canadian brewing industry is a mature market. It is characterized by aggressive competition for volume and market share from regional brewers, microbrewers and certain foreign brewers, as well as Molson's main domestic competitor. These competitive pressures require significant annual investment in marketing and selling activities.

There are three major beer segments based on price: above premium, which includes most imports; premium, which includes the majority of domestic brands and the light sub-segment; and value.

Since 2001, the premium beer category in Canada has gradually lost volume to the above premium and value (below premium) categories. In 2009, aggressive discounting in the industry has reduced the price gap between the premium and value segments during key selling periods, resulting in a reduction in the size of the value segment, to the benefit of the premium and super premium categories. For each of the five years ended December 31, 2007, Canada beer industry shipments annual average growth rate approximated 1%. 2008 Canada beer industry shipments were consistent with this trend, while 2009 Canada beer industry shipments declined at a rate of less than 1%.

### Our Competitive Position

The Canada brewing industry is comprised principally of two major brewers, MCC and Labatt, whose combined market share is approximately 84% of beer sold in Canada. The Ontario and Québec markets account for approximately 62% of the total beer market in Canada.

Our malt beverages also compete with other alcohol beverages, including wine and spirits, and thus our competitive position is affected by consumer preferences between and among these other categories.

### **United States Segment**

Before the formation of MillerCoors, CBC produced, marketed, and sold the Coors portfolio of brands in the United States and its territories, and included the results of the Rocky Mountain Metal Container ("RMMC") and Rocky Mountain Bottle Container ("RMBC") joint ventures. The U.S. segment also included sales of MCC brand products sold in the United States. Effective July 1, 2008, MCBC's equity investment in MillerCoors represents our U.S. operating segment.

MillerCoors is currently the second-largest brewer by volume in the United States, with a market share of nearly 30%. MillerCoors produces, markets, and sells a broad portfolio of brands in the United States and Puerto Rico.

### **Sales and Distribution**

In the United States, beer is generally distributed through a three-tier system consisting of manufacturers, distributors and retailers. A national network of approximately 490 independent distributors purchases MillerCoors' products and distributes them to retail accounts. Approximately 19% of our product is sold on-premise in bars and restaurants, and the other 81% is sold off-premise in liquor stores, convenience stores, grocery stores, and other retail outlets. MillerCoors wholly owns a distributorship, which handled less than 1% of their total volume in 2009.

### Manufacturing, Production and Packaging

# **Brewing Raw Materials**

MillerCoors uses the highest quality ingredients to brew its products. MillerCoors malts a portion of its production requirements, using barley purchased under yearly contracts from independent farmers located in the western United States. Other barley, malt, and cereal grains are purchased from suppliers primarily in the United States. Hops are purchased from suppliers in the United States and New Zealand and certain European countries. MillerCoors has water rights to provide for and to sustain brewing operations in case of a prolonged drought in the regions for which they have operations.

# Brewing and Packaging Facilities

There are eight major breweries/packaging facilities which provide MillerCoors products to distributors across the United States and Puerto Rico. MillerCoors imports MCC brands and *Peroni*, *Pilsner Urquell*, *Grolsch*, and other smaller import brands from SABMiller.

# **Packaging Materials**

Over half of U.S. products sold were packaged in aluminum cans in 2009. A portion of aluminum cans were purchased from RMMC, a joint venture with Ball Corporation ("Ball"), whose production facility is located near the brewery in Golden, Colorado. In addition to the supply agreement with RMMC, MillerCoors has a commercial supply agreement with Ball to purchase cans and ends in excess of what is supplied through RMMC; these agreements have various expiration dates. The RMMC joint venture agreement is scheduled to expire in 2011. Approximately one-third of U.S. products in 2009 were packaged in glass bottles of which a portion was provided by RMBC, a joint venture with Owens-Brockway Glass Container, Inc. ("Owens"). The joint venture with Owens, as well as a supply agreement with Owens for the glass bottles required in excess of RMBC's production, expires in 2015. The approximate remaining 10% of U.S. production volume sold in 2009 was packaged in quarter, half, and one-sixth barrel stainless steel kegs. A limited number of kegs are purchased each year, and there is no long-term supply agreement. Crowns, labels, corrugate and paperboard are purchased from concentrated sources unique to each product. MillerCoors does not foresee difficulties in accessing packaging products in the future.

### Contract Manufacturing

MillerCoors has an agreement with S&P Company whereby MillerCoors will brew, package and ship products for Pabst Brewing Company through March 2014. Additionally, MillerCoors produces beer under contract for our MCI business, Miller Brewing International and Foster's LLC.

# **Seasonality of the Business**

MillerCoors U.S. sales volumes are normally lowest in the winter months (first and fourth quarters) and highest in the summer months (second and third quarters).

### **Known Trends and Competitive Conditions**

Industry and competitive information in this section and elsewhere in this report was compiled from various industry sources and MillerCoors distributors. While management believes that these sources are reliable, we cannot guarantee the accuracy of data and estimates obtained from these sources.

### 2009 U.S. Beer Industry Overview

The beer industry in the United States is highly competitive, and the two largest brewers, of which MillerCoors is the smaller, represent approximately 80% of the market. The intention of the combination of Miller and Coors in mid-2008 was to create a stronger U.S. brewer with the scale, operational efficiency and distribution platform to compete more effectively against larger brewers, both domestic and global. Growing or even maintaining market share has required increased investments in marketing. For each of the ten years ended December 31, 2007, the U.S. beer industry shipments annual growth rate approximated 1%, compared with growth of less than 1% in 2008 and a decline of approximately 2% in 2009.

# Our Competitive Position

The MillerCoors portfolio of beers competes with numerous above premium, premium, low-calorie, popular priced, non-alcoholic, and imported brands. These competing brands are produced by international, national, regional and local brewers. MillerCoors competes most directly with Anheuser-Busch Inbev ("A-B Inbev"), but also competes with imported and craft beer brands. MillerCoors is the nation's second-largest brewer, selling nearly 30% of the total 2009 U.S. brewing industry shipments (including exports and U.S. shipments of imports). This compares to A-B Inbev's market share of 49%.

MillerCoors' products also compete with other alcohol beverages, including wine and spirits, and thus our competitive position is affected by consumer preferences between and among these other categories. Sales of wine and spirits have grown faster than sales of beer in recent years, resulting in a reduction in the beer segment's lead in the overall alcohol beverage market.

### **United Kingdom Segment**

MCBC-UK is the United Kingdom's third-largest beer company, with unit volume sales of approximately 9.5 million hectoliters in 2009. MCBC-UK has an approximate 19% share of the U.K. beer market, Western Europe's second-largest market. Sales are primarily in England and Wales, with *Carling* (a mainstream lager) representing more than three-fourths of MCBC-UK's total beer volume. The U.K. segment consists of our production and sale of the MCBC-UK brands in the U.K., our joint venture arrangement for the production and distribution of *Grolsch* brands in the U.K. and the Republic of Ireland, our joint venture arrangement for the production and distribution of the *Cobra* brands in the U.K., factored brand sales (beverage brands owned by other companies, but sold and delivered to retail by us), and our Tradeteam joint venture arrangement with DHL (formerly Exel Logistics) for the distribution of products throughout Great Britain.

#### **Sales and Distribution**

In the U.K., beer is generally distributed through a two-tier system consisting of manufacturers and retailers. Most of our beer in the U.K. is sold directly to retailers. It is also common in the U.K. for brewers to distribute beer, wine, spirits, and other products owned and produced by other companies ("factored" brands) to the on-premise channel (bars and restaurants). Approximately 33% of MCBC-UK's net sales value in 2009 was composed of factored brands. Factored brand sales are included in our net sales and cost of goods sold when sold but are not included in the reported volumes.

Generally, over the past three decades, volumes have shifted from the higher margin on-premise channel, where products are consumed in pubs and restaurants, to the lower margin off-premise channel, also referred to as the "take-home" market.

### **On-Premise Market Channel**

The on-premise channel accounted for approximately 64% of our U.K. sales volumes in 2009. The on-premise channel has two subcategories: multiple on-premise and free on-premise. Multiple on-premise refers to those customers who own a number of pubs and restaurants and free on-premise refers to individual owner-operators of pubs and restaurants. In 2009, MCBC-UK sold approximately 61% and 39% of its on-premise volume to multiple and free on-premise customers, respectively. In recent years, pricing competition in the on-premise channel has intensified as the retail pub chains have consolidated. As a result, the larger pub chains have been able to negotiate lower beer prices from brewers. A national smoking ban was enacted in 2007 affecting all pubs and restaurants in the U.K., which has had an unfavorable impact on beer volume sold in this channel.

The installation and maintenance of draught beer dispensing equipment in the on-premise channel is generally the responsibility of the brewer in the U.K. Accordingly, MCBC-UK owns equipment used to dispense beer from kegs to consumers. This includes beer lines, cooling equipment, taps, and countermounts.

Similar to other U.K. brewers, MCBC-UK has traditionally used loans to secure supply relationships with customers in the on-premise market. Loans are normally granted at below-market rates of interest, with the outlet purchasing beer at lower-than-average discount levels to compensate. We reclassify a portion of sales revenue to interest income to reflect the economic substance of these loans.

# Off-Premise Market Channel

The off-premise channel accounted for approximately 36% of our U.K. sales volume in 2009. The off-premise market includes sales to supermarket chains, convenience stores, liquor store chains, distributors, and wholesalers. The off-premise channel has become increasingly concentrated among a small number of super-store chains, placing increasing downward pressure on pricing.

### Distribution

Distribution activities for MCBC-UK are conducted by Tradeteam, which operates a system of satellite warehouses and a transportation fleet.

# Manufacturing, Production and Packaging

### **Brewing Raw Materials**

We use high quality water, barley and hops to brew our products. During 2009, MCBC-UK produced 100% of its required malt using barley purchased from sources in the U.K. Hops and adjunct starches used in the brewing process are purchased from agricultural sources in the United Kingdom and on the European continent. MCBC-UK does not anticipate difficulties in accessing these agricultural products going forward, although prices have continued to rise over the past year.

We ensure high quality water by obtaining our water from private water sources chosen for their purity. We regularly test to ensure their purity and to confirm that we meet all U.K. private water regulations. Public water supplies are used as back-up to the private supplies in some breweries, and these are again tested regularly.

### **Brewing and Packaging Facilities**

We operate three breweries in the U.K. See Item 2, "Properties" for further detail. Product sold in Ireland is produced by contract brewers.

# **Packaging Materials**

We used kegs and casks for approximately 56% of our U.K. products in 2009, reflecting a high percentage of product sold on-premise. Approximately 35% of our U.K. products were packaged in steel cans with aluminum ends in 2009. All of our cans are purchased through a supply contract with Ball. Approximately 5% of our U.K. products are packaged in glass bottles purchased through supply contracts with third-party suppliers. The remaining 4% of our U.K. sales are shipped in bulk tanker for other brewers to package. Crowns, labels, corrugate, and paperboard are purchased from concentrated sources unique to each product. MCBC-UK does not foresee difficulties in accessing these or other packaging materials in the foreseeable future.

### **Contract Manufacturing**

MCBC-UK has an agreement with Heineken UK whereby it will brew and package certain products in Ireland through December 2011.

# **Seasonality of Business**

In the U.K., the beer industry is subject to seasonal sales fluctuations primarily influenced by holidays, weather and by certain major televised sporting events. Peak selling seasons occur during the summer and during the Christmas and New Year holidays.

# **Known Trends and Competitive Conditions**

Industry and competitive information in this section and elsewhere in this report was compiled from various industry sources. While management believes that these sources are reliable, we cannot guarantee the accuracy of data and estimates obtained from these sources.

### 2009 U.K. Beer Industry Overview

The U.K. beer consumption has seen several years of decline driven by a number of factors, including changes in consumers' lifestyles, falling discretionary income and pressure from other drinks categories, notably wine. The beer market in 2009 declined by 3.8%, with the On Trade 5% down and Off Trade 2.4% down, impacted by poor summer weather and worsening economic conditions. A widening price differential between the on-premise (higher prices) and the off-premise (lower prices) has tended to benefit off-premise sales. For each of the ten years ended December 31, 2007, UK beer industry shipments declined at an average rate of between 1% and 2%, compared with declines of approximately 6% and 4% in 2008 and 2009, respectively.

The industry has also experienced a steady trend away from ales and toward lagers. Sales of lagers accounted for 74% of the U.K. market in 2009.

### Our Competitive Position

Our beers compete not only with similar products from competitors, but also with other alcohol beverages, including wines, spirits, and ciders. With the exception of stout, where we do not have our own brand, our brand portfolio gives us strong representation in all major beer categories. Our strength in the growing lager category with *Carling*, *Grolsch*, *Coors Light* and *Cobra* positions us well to take advantage of the continuing trend toward lagers. Our portfolio has been strengthened by the introduction of a range of imported and specialty beer brands, such as *Singha* and *Cobra*. Our principal competitors are Scottish & Newcastle U.K. Ltd., Inbev U.K. Ltd., and Carlsberg U.K. Ltd. with market shares of approximately 26%, 20%, and 13%, respectively compared to our share of 19% (excluding factored brands).

# Molson Coors International ("MCI") and Corporate

MCI was formerly known and referred to within our financial statements as Global Brands and Market Development ("Global Markets").

The objectives of MCI are to grow and expand our business and brand portfolios in developing markets. Our current businesses in Asia, continental Europe, Mexico and the Caribbean (excluding Puerto Rico) are included in MCI and combined with our corporate business activities for reporting purposes. Corporate also includes corporate interest and certain other general and administrative costs that are not allocated to any of the operating segments.

### Asia

Our Japanese business is currently focused on the *Zima* and *Coors* brands. Our business in China is principally focused on *Coors Light*. Product sold in Japan is contract brewed by SAB Miller Vietnam

and product sold in China is contract brewed by a third party in China. We have a license partnership in Philippines and plan to re-enter Vietnam with a local commercial partner and contract brewer. The small amount of remaining volume sold in Asia is exported from the U.S. under a brewing agreement with MillerCoors.

# **Europe**

Our business within continental Europe is focused on growing *Coors Light*. Key countries include Spain and Scandinavia. We continue to sell *Carling*, *Caffreys* and *Worthingtons* to UK tourist destinations including Spain, Greece and Cyprus. The Europe business also supplies beer to UK Military operations globally. All products are brewed by and exported from our MCBC-UK breweries through agreements with independent distributors.

### Mexico, Central America and the Caribbean

Coors Light is sold in Mexico through an exclusive licensing agreement with Cerveceria Cuauhtemoc Moctezuma, S.A. de C.V. ("CCM"), a subsidiary of FEMSA Cerveza. In addition, our products sold in a number of Caribbean islands and the Panama market are produced under a brewing agreement by MillerCoors and are exported to and sold through agreements with independent distributors.

### Corporate

Corporate includes interest and certain other general and administrative costs that are not allocated to any of the operating segments. The majority of these corporate costs relate to worldwide administrative functions, such as corporate affairs, legal, human resources, accounting, treasury, insurance and risk management. Corporate also includes certain royalty income and administrative costs related to the management of intellectual property.

### **Other Information**

### **Global Intellectual Property**

We own trademarks on the majority of the brands we produce and have licenses for the remainder. We also hold several patents on innovative processes related to product formula, can making, can decorating, and certain other technical operations. These patents have expiration dates through 2021. We are not reliant on royalties or other revenue from third parties for our financial success. Therefore, these expirations are not expected to have a significant impact on our business.

### Regulation

# Canada

In Canada, provincial governments regulate the production, marketing, distribution, selling, and pricing of beer (including the establishment of minimum prices), and impose commodity taxes and license fees in relation to the production and sale of beer. In 2009, Canada excise taxes totaled \$539.5 million or \$61.73 per hectoliter sold. In addition, the federal government regulates the advertising, labeling, quality control, and international trade of beer, and also imposes commodity taxes, consumption taxes, excise taxes, and in certain instances, custom duties on imported beer. Further, certain bilateral and multilateral treaties entered into by the federal government, provincial governments and certain foreign governments, especially with the United States, affect the Canadian beer industry.

### **United States**

In the U.S., the beer business is regulated by federal, state, and local governments. These regulations govern many parts of MillerCoors operations, including brewing, marketing and advertising,

transportation, distributor relationships, sales, and environmental issues. To operate their facilities, they must obtain and maintain numerous permits, licenses and approvals from various governmental agencies, including the U.S. Treasury Department; Alcohol and Tobacco Tax and Trade Bureau; the U.S. Department of Agriculture; the U.S. Food and Drug Administration; state alcohol regulatory agencies; and state and federal environmental agencies.

Governmental entities also levy taxes and may require bonds to ensure compliance with applicable laws and regulations. U.S. federal excise taxes on malt beverages currently approximate \$15 per hectoliter. State excise taxes are levied at varying rates with an average rate of approximately \$2 per hectoliter in 2009.

# **United Kingdom**

In the U.K., regulations apply to many parts of our operations and products, including brewing, food safety, labeling and packaging, marketing and advertising, environmental, health and safety, employment, and data protection regulations. To operate our breweries and carry on business in the U.K., we must obtain and maintain numerous permits and licenses from local Licensing Justices and governmental bodies, including Her Majesty's Revenue & Customs ("HMRC"); the Office of Fair Trading; the Data Protection Commissioner and the Environment Agency.

The U.K. government levies excise taxes on all alcohol beverages at varying rates depending on the type of product and its alcohol content by volume. In 2009, we incurred approximately \$848 million in excise taxes on gross revenues of approximately \$2.1 billion, or \$89.13 per hectoliter.

#### **Environmental Matters**

Our operations are subject to a variety of extensive and changing federal, state and local environmental laws, regulations and ordinances that govern activities or operations that may have adverse effects on human health or the environment. Such laws, regulations or ordinances may impose liability for the cost of remediation, and for certain damages resulting from sites of past releases of hazardous materials. Our policy is to comply with all such legal requirements. While we cannot predict our eventual aggregate cost for the environmental and related matters in which we may be or are currently involved, we believe that any payments, if required, for these matters would be made over a period of time in amounts that would not be material in any one year to our operating results, cash flows, or our financial or competitive position. We believe adequate reserves have been provided for losses that are probable and estimable. However, there can be no assurance that environmental laws will not become more stringent in the future or that we will not incur material costs in the future in order to comply with such laws. See Part II—Item 8 Financial Statements and Supplementary Data, Note 21 "COMMITMENTS AND CONTINGENCIES" to the Consolidated Financial Statements under the caption "Environmental" for additional information regarding environmental matters.

# **Employees and Employee Relations**

# Canada

We have approximately 2,700 full-time employees in our Canada segment, of which 63% are represented by trade unions. We maintain agreements with the various unions representing workers at each of our facilities. We believe that relations with our Canada employees are good.

# **United States**

We have approximately 190 employees in our corporate headquarters in Denver, Colorado. We believe that relations with our U.S. employees are good.

MillerCoors has approximately 9,000 employees. Approximately 36% of its work force is represented by unions. We believe that MillerCoors' relations with its U.S. employees are good.

# United Kingdom

We have approximately 2,300 employees in our U.K. segment. Approximately 26% of this total workforce is represented by trade unions, primarily at our Burton-on-Trent and Tadcaster breweries. We believe that relations with our U.K. employees are good.

### **Molson Coors International**

We have approximately 350 employees in our MCI business, primarily in Asia (China and Japan) and within our Denver headquarters offices. We believe that relations with our MCI employees are good.

# **Joint Ventures and Other Existing Arrangements**

### MillerCoors joint venture

Effective, July 1, 2008, MCBC and SABMiller combined the U.S. and Puerto Rico operations of their respective subsidiaries, CBC and Miller. Each party contributed its business and related operating assets and certain liabilities into an operating joint venture company. The percentage interests in the profits of the joint venture are 58% for SABMiller and 42% for MCBC. Voting interests are shared 50%-50%, and each investing company has equal board representation within MillerCoors. Each party to the joint venture has agreed not to transfer its economic or voting interests in the joint venture for a period of five years, and certain rights of first refusal apply to any subsequent assignment of such interests. Our interest in MillerCoors is accounted for by us under the equity method of accounting. See Part II—Item 8 Financial Statements and Supplementary Data, Notes 3 "SEGMENT REPORTING" and 4 "EQUITY INVESTMENTS."

# Grupo Modelo joint venture

Effective, January 1, 2008, MCC and Grupo Modelo, S.A.B. de C.V. ("Modelo") established a 50%-50% joint venture, Modelo Molson Imports, L.P. ("MMI"), to import, distribute, and market the Modelo beer brand portfolio across all Canadian provinces and territories. Under this new arrangement, MCC's sales team is responsible for selling the brands across Canada on behalf of the joint venture. Modelo will continue to produce the products sold through the joint venture. The alliance enables MMI to leverage the existing resources and capabilities of MCC to achieve greater distribution coverage in the Western provinces of Canada. MMI is accounted for under the equity method of accounting.

### Other existing arrangements

BDL is a distribution operation owned by MCC and one other brewer. Pursuant to an operating agreement, BDL acts as an agent for the distribution of the brewers' products in the western provinces of Canada and is accounted for under the equity method of accounting.

BRI is a joint venture beer distribution and retail network for the Ontario region of Canada, owned by MCC, and two other brewers. See above for 2009 developments related to BRI. BRI is accounted for under the equity method.

Grolsch is a joint venture between MCBC-UK and Royal Grolsch N.V. which markets *Grolsch* branded beer in the United Kingdom and the Republic of Ireland. The majority of the *Grolsch* branded beer is produced by MCBC-UK under a contract brewing agreement, and we consolidate this joint venture in our financial statements.

Cobra is a joint venture that owns the U.K. and world-wide rights to the Cobra beer brand (with the exception of the Indian sub-continent area). We consolidate the results and financial positions of CBPL and it is reported within our U.K. segment.

To focus on our core competencies in manufacturing, marketing and selling malt beverage products, we have entered into other joint venture arrangements. See Part II—Item 8 Financial Statements and Supplementary Data, Note 4 "EQUITY INVESTMENTS" AND Note 6 "VARIABLE INTEREST ENTITIES" for further information.

# (d) Financial Information about Foreign and Domestic Operations and Export Sales

See Part II—Item 8 Financial Statements and Supplementary Data, Note 3 "SEGMENT REPORTING" to the Consolidated Financial Statements for discussion of sales, operating income, and identifiable assets attributable to our country of domicile, the United States, and all foreign countries.

### (e) Available Information

Our internet website is http://www.molsoncoors.com. Through a direct link to our reports at the SEC's website at http://www.sec.gov, we make available, free of charge on our website, our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports as soon as reasonably practicable after we electronically file or furnish such materials to the SEC. The foregoing website addresses are provided as inactive textual references only. The information provided on our website (or any other website referred to in this report) is not part of this report and is not incorporated by reference as part of this report.

All of Molson Coors' directors and employees, including its Chief Executive Officer, Chief Financial Officer, and other senior financial officers, are bound by Molson Coors' Code of Business Conduct, which complies with the requirements of the New York Stock Exchange and the SEC to ensure that the business of Molson Coors is conducted in a legal and ethical manner. The Code of Business Conduct covers all areas of professional conduct, including employment policies, conflicts of interest, fair dealing, and the protection of confidential information, as well as strict adherence to all laws and regulations applicable to the conduct of our business. A copy of the Code of Business Conduct is available on the Molson Coors website. Molson Coors endeavors to disclose amendments to, or waivers from, certain provisions of the Code of Business Conduct for executive officers and directors on its website within four business days following the date of such amendment or waiver.

# **Executive Officers**

The following tables set forth certain information regarding our Executive Officers as of February 12, 2010:

Name	Age	Position
Krishnan Anand	52	President of Molson Coors International
Peter H. Coors	63	Chairman of the Board of the Company, Executive Director of Coors Brewing Company, and Chairman of the Board of MillerCoors LLC
Stewart Glendinning	44	Global Chief Financial Officer and a Director of MillerCoors LLC
Ralph P. Hargrow	57	Global Chief People Officer
Mark Hunter	47	President and Chief Executive Officer of Molson Coors Brewing Company (UK) Limited
David Perkins	56	President and Chief Executive Officer of Molson Coors Canada, and a Director of MillerCoors LLC
Peter Swinburn	57	President, Chief Executive Officer and a Director, and a Director of MillerCoors LLC
Gregory L. Wade	61	Global Chief Supply Chain Officer
Samuel D. Walker	51	Global Chief Legal Officer, Corporate Secretary, and Managing Director of MillerCoors LLC

### ITEM 1A. Risk Factors

The reader should carefully consider the following factors and the other information contained within this document. The most important factors that could influence the achievement of our goals, and cause actual results to differ materially from those expressed in the forward-looking statements, include, but are not limited to, the following:

# Risks Specific to Our Company

If Pentland and the Coors Trust do not agree on a matter submitted to stockholders, generally the matter will not be approved, even if beneficial to us or favored by other stockholders. Pentland Securities (a company controlled by Eric Molson, a related party) ("Pentland") and the Coors Trust, which together control more than two-thirds of our Class A common stock and Class A exchangeable shares, have voting trust agreements through which they have combined their voting power over the shares of our Class A common stock and the Class A exchangeable shares that they own. In the event that these two stockholders do not agree to vote in favor of a matter submitted to a stockholder vote (other than the election of directors), the voting trustees will be required to vote all of the Class A common stock and Class A exchangeable shares deposited in the voting trusts against the matter. There is no other mechanism in the voting trust agreements to resolve a potential deadlock between these stockholders. Therefore, if either Pentland or the Coors Trust is unwilling to vote in favor of a transaction that is subject to a stockholder vote, we would be unable to complete the transaction even if our board, management or other stockholders believe the transaction is beneficial for Molson Coors.

Our success as an enterprise depends largely on the success of relatively few products in several mature markets; the failure or weakening of one or more of these products or markets could materially adversely affect our financial results. Our Canadian and Coors Light brands in Canada, Miller Lite and Coors Light brands in the U.S., and Carling brand in the U.K. represented more than half of each respective segment's sales in 2009. Consequently, any material shift in consumer preferences away from these brands, or from the categories in which they compete, would have a material adverse effect on our business.

Poor investment performance of pension plan holdings and other factors impacting pension plan costs could unfavorably impact liquidity and results of operations. Our costs of providing defined benefit pension plans are dependent upon a number of factors, such as the rates of return on the plans' assets, discount rates, the level of interest rates used to measure the required minimum funding levels of the plans, exchange rate fluctuations, future government regulation, global equity prices, and our required and/or voluntary contributions to the plans. While we comply with the minimum funding requirements, we have certain qualified pension plans with obligations which exceed the value of the plans' assets. Without sustained growth in the pension investments over time to increase the value of the plans' assets, and depending upon the other factors as listed above, we could be required to fund the plans with significant amounts of cash. Such cash funding obligations could have a material impact on our cash flows, credit rating and cost of borrowing, financial position, or results of operations.

We rely on a small number of suppliers to obtain the packaging we need to operate our business. The inability to obtain materials could unfavorably affect our ability to produce our products. We purchase certain types of packaging materials including aluminum, glass and paperboard from a small number of suppliers. Consolidation of the packaging materials suppliers has reduced local supply alternatives and increased risks of supply disruptions. The inability of any of these suppliers to meet our production requirements without sufficient time to develop an alternative source, could have a material adverse effect on our business.

Consolidation of brewers worldwide may lead to the termination of one or more manufacturer/distribution agreements, which could have a material adverse effect on our business. We manufacture and/or distribute products of other beverage companies through various joint ventures, licensing,

distribution or other arrangements. The loss of one or more of these arrangements could have a material adverse effect on the results of one or more reporting segments.

Competition in our markets could require us to reduce prices or increase capital and other expenditures or cause us to lose sales volume, any of which could have a material adverse effect on our business and financial results. In addition, in some of our markets, our primary competitors have substantially greater financial, marketing, production and distribution resources than Molson Coors. In all of the markets in which Molson Coors operates, aggressive marketing strategies by our main competitors could adversely affect our financial results. Moreover, each of our major markets is mature, and in each we face large competitors who have greater financial, marketing, and distribution resources and are more diverse in terms of their geographies and brand portfolios.

We may not properly execute, or realize the anticipated \$100 million of cost savings or benefits from, our ongoing strategic initiatives. Our success is partly dependent upon properly executing and realizing cost savings or other benefits from the additional cost savings initiatives, called RFGII, identified during 2009. These initiatives are primarily designed to make the company more efficient across the business, which is a necessity in our highly competitive industry. These initiatives are often complex, and a failure to implement them properly may, in addition to not meeting projected cost savings or benefits, result in a strain on the company's sales, manufacturing, logistics, customer service, or finance and accounting functions. Any of these results could have a material adverse effect on the business and financial results of the company.

Changes in tax, environmental or other regulations or failure to comply with existing licensing, trade and other regulations could have a material adverse effect on our financial condition. Our business is highly regulated by federal, state, provincial, and local laws and regulations in various countries regarding such matters as licensing requirements, trade and pricing practices, labeling, advertising, promotion and marketing practices, relationships with distributors, environmental matters, smoking bans at on-premise locations, and other matters. These laws and regulations are subject to frequent re-evaluation and political debate. Failure to comply with existing laws and regulations or changes in these laws and regulations or in tax, environmental, excise tax levels imposed or any other laws or regulations could result in the loss, revocation or suspension of our licenses, permits or approvals and could have a material adverse effect on our business, financial condition, and results of operations. Finally, advocates of prohibition and other severe restrictions on the marketing and sales of alcohol have been increasingly organized on a global basis, seeking to impose regulations to curtail substantially the consumption of alcohol, including beer, in developed and developing markets. To the extent such views gain traction in national regulations where we do or plan to do business, they could have a material, negative impact on our results of operations.

Our consolidated financial statements are subject to fluctuations in foreign exchange rates, most significantly the British pound ("GBP") and the Canadian dollar ("CAD"). We hold assets and incur liabilities, earn revenues and pay expenses in different currencies, most significantly in Canada and in the United Kingdom. Since our financial statements are presented in U.S. Dollars ("USD"), we must translate our assets, liabilities, income and expenses into USD at current exchange rates. Increases and decreases in the value of the USD will affect, perhaps adversely, the value of these items in our financial statements, even if their local currency value has not changed. To the extent that we fail to adequately manage these risks, including if our hedging arrangements do not effectively or completely hedge changes in foreign currency rates, our results of operations may be adversely impacted.

Our operations face significant exposure to changes in commodity prices, which could materially and adversely affect our operating results. We use a large volume of agricultural and other raw materials to produce our products, including barley, barley malt, hops, corn, other various starches, water, and packaging materials, including aluminum, cardboard and other paper products. We also use a significant amount of diesel fuel in our operations. The supply and price of these raw materials and

commodities can be affected by a number of factors beyond our control, including market demand, global geopolitical events (especially as to their impact on crude oil prices and the resulting impact on diesel fuel prices), frosts, droughts and other weather conditions, economic factors affecting growth decisions, plant diseases, and theft. To the extent any of the foregoing factors affect the prices of ingredients or packaging or our hedging arrangements do not effectively or completely hedge changes in commodity price risks, our results of operations could be materially and adversely impacted.

The success of our business relies heavily on brand image, reputation, and product quality. It is important we have the ability to maintain and increase the image and reputation of our existing products. Concerns about product quality, even when unsubstantiated, could be harmful to our image and reputation of our products. Deterioration to our brand equity may have a material effect on our operations and financial results.

Due to a high concentration of unionized workers in the United Kingdom, Canada and at MillerCoors in the U.S., we could be significantly affected by labor strikes, work stoppages, or other employee-related issues. Approximately 63%, 26% and 36% of the MCC, MCBC-UK and MillerCoors workforces, respectively, are represented by trade unions. Although we believe relations with our employees and the MillerCoors employees are good, stringent labor laws in the U.K. expose us to a greater risk of loss should we experience labor disruptions in that market.

Changes to the regulation of the distribution systems for our products could adversely impact our business. In 2006, the U.S. Supreme Court ruled that certain state regulations of interstate wine shipments are unlawful. As a result of this decision, states may alter the three-tier distribution system that has historically applied to the distribution of products now sold through MillerCoors (including our non-U.S. products). Changes to the three-tier distribution system could have a materially adverse impact on MillerCoors. Further, in certain Canadian provinces, our products are distributed through joint venture arrangements that are mandated and regulated by provincial government regulators. If provincial regulation should change, effectively eliminating the distribution channels, the costs to adjust our distribution methods could have a material adverse impact on our business.

Changes in various supply chain standards or agreements could adversely impact our business. Our business includes various joint venture and industry agreements which standardize parts of the supply chain system. This includes examples such as the returnable bottle system in Canada, as well as warehousing and customer delivery systems organized under joint venture agreements with other brewers. Any change in these agreements could have a material adverse impact on our business.

Because of our reliance on third-party service providers for certain administrative functions, we could experience a disruption to our business. We rely exclusively on one information services provider worldwide for our information technology functions including network, help desk, hardware, and software configuration. We also have outsourced a significant portion of work associated with our finance and accounting, human resources, and other information technology functions to a third-party service provider. If one of these service providers were to fail and we were unable to find a suitable replacement in a timely manner, we could be unable to properly administer our outsourced functions.

We may incur impairments of the carrying value of our goodwill and other intangible assets that have indefinite useful lives. In connection with various business combinations, we have allocated material amounts of the related purchase prices to goodwill and other intangible assets that are considered to have indefinite useful lives. These assets are tested for impairment at least annually, using estimates and assumptions affected by factors such as economic and industry conditions and changes in operating performance. Potential resulting charges could be material and could adversely impact our results of operations.

Climate change and water availability may negatively affect our business. There is concern that a gradual increase in global average temperatures could cause significant changes in weather patterns

around the globe and an increase in the frequency and severity of natural disasters. While warmer weather has historically been associated with increased sales of beer, changing weather patterns could result in decreased agricultural productivity in certain regions which may limit availability or increase the cost of key agricultural commodities, such as hops, barley and other cereal grains, which are important ingredients for our products. Increased frequency or duration of extreme weather conditions could also impair production capabilities, disrupt our supply chain or impact demand for our products. In addition, public expectations for reductions in greenhouse gas emissions could result in increased energy, transportation and raw material costs and may require us to make additional investments in facilities and equipment. As a result, the effects of climate change could have a long-term adverse impact on our business and results of operations. There are also water availability risks. Climate change may cause water scarcity and a deterioration of water quality in areas where we maintain brewing operations. The competition for water among domestic, agricultural and manufacturing users is increasing in some of our brewing communities. Even where water is widely available, water purification and waste treatment infrastructure limitations could increase costs or constrain our operations.

# Risks Specific to Our Discontinued Operations

Indemnities provided to the purchaser of 83% of the Cervejarias Kaiser Brasil S.A. ("Kaiser") business in Brazil could result in future cash outflows and statement of operations charges. In 2006, we sold our 83% ownership interest in Kaiser to FEMSA Cerveza S.A. de C.V. ("FEMSA"). The terms of the sale agreement require us to indemnify FEMSA for exposures related to certain tax, civil and labor contingencies and certain purchased tax credits. The ultimate resolution of these claims is not under our control. Despite a 2009 Brazilian tax amnesty in which FEMSA is participating, we cannot predict the outcomes of remaining administrative and judicial proceedings that will occur with regard to these claims. These indemnity obligations are recorded as liabilities on our balance sheet however, we could incur future statement of operations charges as facts further develop resulting in changes to our estimates or changes in our assessment of probability of loss on these items as well as due to fluctuations in foreign exchange rates. Due to the uncertainty involved in the ultimate outcome and timing of these contingencies, significant adjustments to the carrying value of our indemnity liabilities and corresponding statement of operations charges/credits could result in the future.

### Risks Specific to the Canada Segment

We may experience continued discounting in Canada. The continuation, or the increase of such discounting, in Québec or other in provinces, could adversely impact our business.

#### Risks Specific to the U.S. Segment and MillerCoors

We may incur unexpected costs or face other business issues from MillerCoors due to challenges associated with integrating operations, technologies, and other aspects of the operations. MillerCoors management team continues to focus on fully integrating the respective Miller and Coors U.S. operations, technologies, and services, as well as their respective distribution networks including the resolution of disputes arising from the consolidation of distributors arising from the MillerCoors joint venture. The failure of MillerCoors to successfully integrate the two operations could adversely affect our financial results or prospects.

We do not fully control the operations and administration of MillerCoors, our investment in which represents our interests in the U.S. beer business. We jointly control MillerCoors with SABMiller, and hold 42% economic interest in it. MillerCoors management is responsible for the day to day operations of the business and therefore, we do not have full control over the activities of MillerCoors. Our results of operations are dependent upon the efforts of MillerCoors management, our ability to govern the joint venture effectively with SABMiller, and factors beyond our control that may affect SABMiller.

Additionally, our disclosure controls and procedures with respect to MillerCoors are necessarily substantially more limited than those we maintain with respect to our consolidated subsidiaries.

MillerCoors is highly dependent on independent distributors in the United States to sell its products, with no assurance that these distributors will effectively sell its and our products. MillerCoors sells all of its products and our non-U.S. products in the United States to distributors for resale to retail outlets and the regulatory environment of many states makes it very difficult to change distributors. Consequently, if MillerCoors is not allowed or is unable to replace unproductive or inefficient distributors, their business, financial position, and results of operation may be adversely affected. Consolidation of distributors is expected to occur following the formation of MillerCoors.

# Risks Specific to the United Kingdom Segment

Sales volume trends in the United Kingdom brewing industry reflect movement from on-premise channels to off-premise channels, a trend which unfavorably impacts our profitability. In recent years, beer volume sales in the U.K. have been shifting from pubs and restaurants (on-premise) to retail stores (off-premise), for the industry in general. A ban on smoking in pubs and restaurants across the whole of the U.K. enacted in 2007 accelerated this trend. Margins on sales to off-premise customers tend to be lower than margins on sales to on-premise customers, and, as a result, continuation of these trends would further adversely impact our profitability.

In the event that a significant pub chain were to go bankrupt, or experience similar financial difficulties, our business could be adversely impacted. We extend credit to pub chains in the U.K. in which some cases the amounts are significant. The continuing challenging economic environment in the U.K. has caused business at on-premise outlets to slow in late 2008 and 2009, and some pub chains may face increasing financial difficulty if economic conditions do not improve. In the event that a pub chain were to be unable to pay amounts owed to the Company as a result of bankruptcy or similar financial difficulties, our business could be adversely impacted.

Consolidation of pubs and growth in the size of pub chains in the United Kingdom could unfavorably impact pricing. The trend toward consolidation of pubs, away from independent pub and club operations, is continuing in the United Kingdom. These larger entities have stronger price negotiating power, and therefore continuation of this trend could impact MCBC-UK's ability to obtain favorable pricing in the onpremise channel (due to the spillover effect of reduced negotiating leverage) and could reduce our revenues and profit margins. In addition, these larger customers continue to move to purchasing directly more of the products that, in the past, we have provided as part of our factored business. Further consolidation could contribute to an adverse financial impact.

We depend exclusively on one logistics provider in England, Wales, and Scotland for distribution of our MCBC-UK products.

Tradeteam handles all of the physical distribution for MCBC-UK in England, Wales and Scotland, except where a different distribution system is requested by a customer. If Tradeteam were unable to continue distribution of our products and we were unable to find a suitable replacement in a timely manner, we could experience significant disruptions in our business that could have an adverse financial impact.

#### ITEM 1B. Unresolved SEC Staff Comments

None.

# ITEM 2. Properties

As of December 26, 2009, our major facilities were (owned unless otherwise indicated):

Facility Canada	Location	Character			
Canada					
Administrative Offices	Toronto, Ontario Montréal, Québec	Canada Segment Headquarters Corporate Headquarters			
Brewery/packaging plants	St Johns, Newfoundland Montréal, Québec(5) Creemore, Ontario Moncton, New Brunswick Toronto, Ontario(5) Vancouver, British Columbia	Packaged malt beverages			
Distribution warehouses	Québec Province(1) Ontario Province(2)	Distribution centers			
United States/MCI and Corporate					
Administrative Offices	Denver, Colorado(3)	Corporate Headquarters			
Administrative Offices	Guangzhou, China(4) Tokyo, Japan(4) Hong Kong(4)	MCI Headquarters			
United Kingdom					
Administrative Office	Burton-on-Trent, Staffordshire	U.K. Segment Headquarters			
Brewery/packaging plants	Burton-on-Trent, Staffordshire(5) Tadcaster Brewery, Yorkshire Alton Brewery, Hampshire	Malt and spirit-based beverages/packaged malt beverages			
Malting/grain silos	Burton-on-Trent, Staffordshire	Malting facility			
Distribution warehouse	Burton-on-Trent, Staffordshire	Distribution center			

- (1) We own 14 warehouses, lease 12 warehouses and lease one additional distribution center in the Québec Province.
- (2) We own one warehouse in the Ontario Province.
- (3) Leased facility.
- (4) We lease main headquarter offices in Asia. Additionally, in China we lease regional offices to comply with local regulations which require an office in each city where we trade (38 cities).
- (5) Montréal and Toronto breweries account for approximately 76% of our Canada production. The Burton-on-Trent brewery is the largest brewery in the U.K. and accounts for approximately 62% of MCBC-UK's production.

We believe our facilities are well maintained and suitable for their respective operations. In 2009, our operating facilities were not capacity constrained.

# ITEM 3. Legal Proceedings

In 1999, Molson Inc. entered an agreement for the distribution of Molson products in Brazil. In 2000, before commencing the distribution business, Molson terminated the distribution agreement and paid the distributors \$150,000 in settlement. The distributor then sued Molson Inc. to set aside the settlement and to seek additional compensation. The Appellate Court of the State of Rio de Janeiro set aside the settlement agreement and determined that Molson Inc. was liable to the distributor, with the amount of damages to be determined through subsequent proceedings. An appeal of the liability decision is currently pending before the Brazilian Superior Court of Justice, which during the fourth quarter of fiscal year 2009, granted certiorari and agreed to hear the merits of Molson's appeal. With

respect to damages, the case was remanded to a Rio de Janeiro trial court to determine the amount of damages. The trial court retained an expert who provided a report adopting the position of the distributor and recommending damages based on a business plan devised at the outset of the arrangement that was never implemented. Molson challenged the irregularity of the expert process, the impartiality of the expert, as well as the report's specific recommendation regarding damages. The trial court denied Molson's challenges. Molson filed an appeal before the Appellate Court of the State of Rio de Janeiro regarding these procedural irregularities. During the fourth quarter of fiscal year 2009, Molson's procedural appeal was denied. Following the state trial court's procedural ruling, that court handed down a decision in the distributor's favor granting the full amount of the lost anticipated profits alleged by the plaintiff, approximately \$42 million, plus attorneys' fees and interest. Such judgment was rendered during the third quarter of 2009. Molson Inc. has appealed the judgment, and the Appellate Court of the State of Rio de Janeiro has entered an injunction to prevent the distributor from executing on the judgment pending appeal. During the fourth quarter, the appellate court considering Molson's appeal from the judgment directed the court-retained expert to recalculate the alleged damages on a different and potentially more favorable basis to Molson. We continue to believe that a material loss in this case is not probable. Molson will vigorously defend the case.

MCBC-UK replaced a profit sharing plan in the United Kingdom with a different plan under which a bonus was not paid in 2003. A group of employees pursued a claim against MCBC-UK with respect to this issue with an employment tribunal. During the second quarter of 2005, the tribunal ruled against MCBC-UK. MCBC-UK appealed this ruling, and the appeal was heard in the first quarter of 2006, where most impacts of the initial tribunal judgments were overturned. However, the employment appeal tribunal remitted two specific issues back to a new employment tribunal. MCBC-UK appealed the employment appeal tribunal's judgment. In January 2007, the appeals court ruled in the Company's favor, holding that the employment tribunal had no jurisdiction to hear the employees' claims, and the claims were dismissed. Employee claims in this matter were filed in Birmingham County Court during the third quarter of 2008. The case was decided in our favor in October 2009, and the time for plaintiffs to appeal has passed. We also have been advised by the union that encouraged these claims that it will no longer pursue the matter on behalf of any other employees. If MCBC-UK had been held to be liable to the claimants, the amounts of the liability would have been immaterial. If such liabilities were asserted by other groups of employees and upheld in subsequent litigation, the potential loss would be higher.

In March 2009, Brewers' Retail, Inc. ("BRI"), which operates The Beer Store retail outlets in the province of Ontario, Canada, received notice that a legal action would be commenced in the Ontario Superior Court of Justice against it, the Ontario government and the Liquor Control Board of Ontario. BRI is owned by MCBC and two other brewers, and is accounted for by MCBC under the equity method. This action alleges the defendants, including BRI, failed to warn the plaintiffs of the dangers of drinking during pregnancy. The action seeks damages in excess of CAD \$750 million. Although notice of the lawsuit was provided in March, the lawsuit has not been formally commenced. The same plaintiffs filed a lawsuit asserting similar claims against the Canadian federal government in the Federal Court of Canada in March 2009. They voluntarily withdrew the lawsuit after the federal government filed a motion to dismiss it for failing to state a claim. If a legal action is commenced against BRI as notified, we are advised that BRI will defend the claims vigorously.

From time to time, we have been notified that we are or may be a potentially responsible party ("PRP") under the Comprehensive Environmental Response, Compensation and Liability Act or similar state laws for the cleanup of other sites where hazardous substances have allegedly been released into the environment. For example, we are one of approximately 60 entities named by the Environmental Protection Agency ("EPA") as a PRP at the Lowry Superfund site. This landfill is owned by the City and County of Denver and is managed by Waste Management of Colorado, Inc. ("Waste Management"). In the fourth quarter of 2008, we were informed that the State of Colorado may bring an action to recover natural resources damages. Although no formal action has been

brought, the State of Colorado is informally asserting total damages of approximately \$10 million. However, the Company is potentially liable for only a portion of those damages. The Company will defend any such claims vigorously.

We are involved in other disputes and legal actions arising in the ordinary course of our business. While it is not feasible to predict or determine the outcome of these proceedings, in our opinion, based on a review with legal counsel, none of these disputes and legal actions is expected to have a material impact on our consolidated financial position, results of operations or cash flows. However, litigation is subject to inherent uncertainties, and an adverse result in these or other matters, may arise from time to time that may harm our business.

# ITEM 4. Submission of Matters to a Vote of Security Holders

None.

# **PART II**

### ITEM 5. Market for the Registrant's Common Equity and Issuer Purchases of Equity Securities

Our Class B non-voting common stock is traded on the New York Stock Exchange under the symbol "TAP." Prior to the Merger, our Class B non-voting common stock was traded on the New York Stock Exchange, under the symbol "RKY" (since March 11, 1999) and prior to that was quoted on the NASDAQ National Market under the symbol "ACCOB."

In connection with the Merger and effective February 9, 2005, we have Class A common stock and Class B non-voting common stock trading on the New York Stock Exchange under the symbols "TAP A" and "TAP," respectively. "TAP A" and "TAP" were de-listed from the Toronto Stock Exchange at the close of business on May 1, 2009. In addition, our indirect subsidiary, Molson Coors Canada Inc., has Exchangeable Class A and Exchangeable Class B shares trading on the Toronto Stock Exchange under the symbols "TPX.A" and "TPX.B," respectively. The Class A and B exchangeable shares are a means for shareholders to defer tax in Canada and have substantially the same economic and voting rights as the respective common shares. The exchangeable shares can be exchanged for Molson Coors Class A or B common stock at any time and at the exchange ratios described in the Merger documents, and receive the same dividends. At the time of exchange, shareholders' taxes are due. The exchangeable shares have voting rights through special voting shares held by a trustee, and the holders thereof are able to elect members of the Board of Directors. The approximate number of record security holders by class of stock at February 12, 2010, is as follows:

Title of class	Number of record security holders
Class A common stock, voting, \$0.01 par value	30
Class B common stock, non-voting, \$0.01 par	
value	3,194
Class A exchangeable shares	277
Class B exchangeable shares	2,908

The following table sets forth the high and low sales prices per share of our Class A common stock and dividends paid for each fiscal quarter of 2009 and 2008 as reported by the New York Stock Exchange.

	High	Low	Dividends
2009			
First quarter	\$ 48.00	\$ 30.81	\$ 0.20
Second quarter	\$ 46.25	\$ 34.00	\$ 0.24
Third quarter	\$ 49.75	\$ 42.00	\$ 0.24
Fourth quarter	\$ 50.58	\$ 42.32	\$ 0.24
2008			
First quarter	\$ 53.48	\$ 43.74	\$ 0.16
Second quarter	\$ 58.48	\$ 52.70	\$ 0.20
Third quarter	\$ 58.00	\$ 47.00	\$ 0.20
Fourth quarter	\$ 47.16	\$ 35.50	\$ 0.20

The following table sets forth the high and low sales prices per share of our Class B common stock and dividends paid for each fiscal quarter of 2009 and 2008 as reported by the New York Stock Exchange.

	High	Low	Dividends
2009			
First quarter	\$ 49.88	\$ 30.76	\$ 0.20
Second quarter	\$ 46.89	\$ 33.44	\$ 0.24
Third quarter	\$ 49.88	\$ 41.68	\$ 0.24
Fourth quarter	\$ 51.11	\$ 42.90	\$ 0.24
2008			
First quarter	\$ 54.83	\$ 43.58	\$ 0.16
Second quarter	\$ 59.51	\$ 52.12	\$ 0.20
Third quarter	\$ 58.83	\$ 45.57	\$ 0.20
Fourth quarter	\$ 47.94	\$ 35.00	\$ 0.20

The following table sets forth the high and low sales prices per share of our Exchangeable Class A shares and dividends paid for each fiscal quarter of 2009 and 2008 as reported by the Toronto Stock Exchange.

	High	Low	Di	vidends
2009				
First quarter	CAD 53.84	CAD 40.37	\$	0.20
Second quarter	CAD 51.13	CAD 41.75	\$	0.24
Third quarter	CAD 53.53	CAD 48.31	\$	0.24
Fourth quarter	CAD 53.24	CAD 45.82	\$	0.24
2008				
First quarter	CAD 55.00	CAD 46.26	\$	0.16
Second quarter	CAD 58.87	CAD 54.00	\$	0.20
Third quarter	CAD 56.01	CAD 47.92	\$	0.20
Fourth quarter	CAD 56.49	CAD 41.01	\$	0.20

The following table sets forth the high and low sales prices per share of our Exchangeable Class B shares and dividends paid for each fiscal quarter of 2009 and 2008 as reported by the Toronto Stock Exchange.

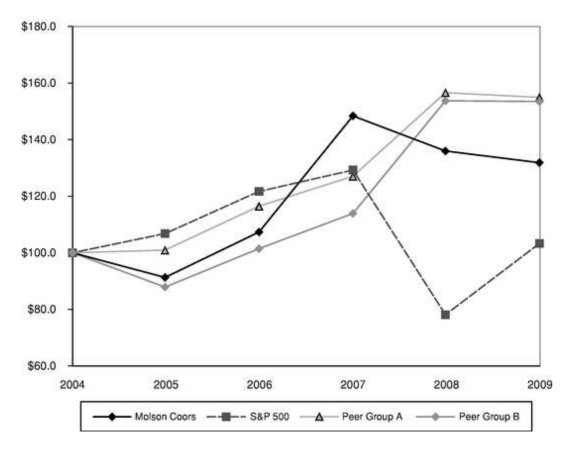
	High	Low	Dividends		
2009					
First quarter	CAD 60.00	CAD 40.25	\$	0.20	
Second quarter	CAD 51.85	CAD 42.17	\$	0.24	
Third quarter	CAD 54.39	CAD 47.80	\$	0.24	
Fourth quarter	CAD 53.50	CAD 45.75	\$	0.24	
2008					
First quarter	CAD 55.29	CAD 43.40	\$	0.16	
Second quarter	CAD 60.32	CAD 53.05	\$	0.20	
Third quarter	CAD 58.28	CAD 47.00	\$	0.20	
Fourth quarter	CAD 57.77	CAD 41.00	\$	0.20	

### PERFORMANCE GRAPH

The following graph compares Molson Coors' cumulative total stockholder return over the last five fiscal years with the Standard and Poor's 500 Index® ("S&P 500"), the Russell 1000® Beverage Brewers Wineries Industry Index which includes Molson Coors and Constellation Brands, Inc. ("Peer Group A"), and the Standards and Poor's SuperComposite® Brewers Index which includes Molson Coors and the Boston Beer Company, Inc. ("Peer Group B"). The graph assumes \$100 was invested on December 23, 2004, (the last trading day of fiscal year 2004) in Molson Coors common stock, the S&P 500, Peer Group A and Peer Group B, and assumes reinvestment of all dividends.

On August 1, 2007, our Board of Directors declared a two-for-one stock split issued in the form of a dividend for all classes of capital stock, with a record date of September 19, 2007, and an effective date of October 3, 2007. All share and per share data included in the consolidated financial statements and accompanying notes have been adjusted to reflect this stock split. Note that in prior years we referenced the Russell 3000® Beverage Brewers Wineries Industry Index as our peer group but this index was discontinued as of September 30, 2009. Prior to discontinuation, the Russell 3000® Beverage Brewers Wineries Industry Index included Molson Coors, Anheuser-Busch Companies, Inc. (until de-listing effective November 2008), the Boston Beer Company, Inc., and Constellation Brands, Inc.

# Molson Coors Brewing Company Comparison of Five-Year Cumulative Total Return



		At Fiscal-Year End							
	2004	2005	2006	2007	2008	2009			
Molson Coors(1)	\$ 100.00	\$ 91.29	\$ 107.32	\$ 148.38	\$ 135.97	\$ 131.85			
S&P 500	\$ 100.00	\$ 106.78	\$ 121.69	\$ 129.25	\$ 78.11	\$ 103.28			
Peer Group A(2)	\$ 100.00	\$ 100.94	\$ 116.47	\$ 127.06	\$ 156.60	\$ 154.93			
Peer Group B(3)	\$ 100.00	\$ 87.87	\$ 101.46	\$ 113.90	\$ 153.74	\$ 153.47			

(1) Adolph Coors Company and Molson Inc. merged on February 9, 2005, to form Molson Coors Brewing Company. Performance prior to the merger is for Adolph Coors Company only.

- (2) Peer Group A is the Russell 1000® Beverage Brewers Wineries Industry Index. Bloomberg's® code for this index is R1VBVBW.
- (3) Peer Group B is the S&P Supercomposite® Brewers Index. Bloomberg's® code for this index is S15BREW.

### ITEM 6. Selected Financial Data

The table below summarizes selected financial information for the five years ended as noted. For further information, refer to our consolidated financial statements and notes thereto presented under Part II—Item 8 Financial Statements and Supplementary Data. Due to a new accounting pronouncement related to convertible debt, certain amounts have been adjusted from previously reported amounts. The pronouncement pertains to our 2.5% Convertible Senior Notes due July 30, 2013 that were issued in 2007 and resulted in adjustments to 2007 and 2008 income from continuing operations, per share amounts, total assets, and long-term debt in the table below. Refer to Part II—Item 8 Financial Statements and Supplementary Data, Note 2 "NEW ACCOUNTING PRONOUNCEMENTS" under the sub-heading "Accounting for Convertible Debt Instruments That May Be Settled in Cash Upon Conversion (Including Partial Cash Settlement)"

	2009(1)		2008(1) 2007(1) (In millions, except per sl		2006(1)(2)		2005(1)(2)(3)		
Consolidated Statement of							,		
Operations:									
Net sales(4)	\$	3,032.4	\$	4,774.3	\$ 6,190.6	\$	5,845.0	\$	5,506.9
Income from continuing operations attributable to MCBC	\$	729.4	\$	390.8	\$ 509.7	\$	373.6	\$	230.4
Income from continuing operations attributable to MCBC per share:						·			
Basic	\$	3.96	\$	2.14	\$ 2.85	\$	2.17	\$	1.45
Diluted	\$	3.92	\$	2.11	\$ 2.81	\$	2.16	\$	1.44
Consolidated Balance Sheet data:									
Total assets	\$	12,021.1	\$	10,386.6	\$ 13,415.1	\$	11,603.4	\$	11,799.3
Current portion of long-term debt	\$	300.3	\$	0.1	\$ 4.2	\$	4.0	\$	348.1
Long-term debt	\$	1,412.7	\$	1,752.0	\$ 2,165.1	\$	2,129.8	\$	2,136.7
Other information:			,	,		,		·	
Dividends per share of common stock	\$	0.92	\$	0.76	\$ 0.64	\$	0.64	\$	0.64

- (1) 52-weeks reflected in 2009, 2008, 2007, and 2005 versus 53-weeks included in 2006.
- (2) Share and per share amounts have been adjusted from previously reported amounts to reflect a 2-for-1 stock split issued in the form of a stock dividend effective October 3, 2007.
- (3) Results prior to February 9, 2005 exclude Molson, Inc.
- (4) As a result of the MillerCoors formation on July 1, 2008, and MCBC's prospective equity accounting for MillerCoors, net sales for the fifty-two weeks ended December 28, 2008, only include net U.S. sales through the period ended June 30, 2008.

# ITEM 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

### Cautionary Statement Pursuant to Safe Harbor Provisions of the Private Securities Litigation Reform Act of 1995

This Annual Report on Form 10-K contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934 (the "Exchange Act"). From time to time, we may also provide oral or written forward-looking statements in other materials we release to the public. Such forward-looking statements are subject to the safe harbor created by the Private Securities Litigation Reform Act of 1995.

Statements that refer to projections of our future financial performance, our anticipated growth and trends in our businesses, and other characterizations of future events or circumstances are forward-looking statements, and include, but are not limited to, statements under the headings "Management's Discussion and Analysis of Financial Condition and Results of Operations" and "Outlook for 2010" relating to overall volume trends, consumer preferences, pricing trends, industry forces, cost reduction strategies, anticipated results, anticipated synergies, expectations for funding future capital expenditures and operations, debt service capabilities, shipment levels and profitability, market share and the sufficiency of capital resources. In addition, statements that we make in this report that are not statements of historical fact may also be forward-looking statements. Words such as "expects," "goals," "plans," "believes," "continues," "may," "anticipate," "seek," "estimate," "outlook," "trends," "future benefits," "strategies," and variations of such words and similar expressions are intended to identify forward-looking statements.

Forward-looking statements are subject to risks and uncertainties that could cause actual results to be materially different from those indicated (both favorably and unfavorably). These risks and uncertainties include, but are not limited to, changes in consumer preferences and product trends, price discounting by major competitors, failure to realize the anticipated cost savings and other benefits from MillerCoors, failure to realize anticipated results from synergy initiatives, and increases in costs generally, as well as the risks and uncertainties described under the heading "Risk Factors" and elsewhere throughout this report. Caution should be taken not to place undue reliance on any such forward-looking statements. Forward-looking statements speak only as of the date when made and we undertake no obligation to update any forward-looking statement, whether as a result of new information, future events or otherwise.

### **Executive Summary**

### 2009 Key Financial Highlights:

2009 was a year of important strategic changes that made our company stronger and more competitive. Our brand growth strategies and cost-reduction efforts continue to strengthen our competitive capabilities and financial performance.

- For the full year, we continued to make great strides in our brands, competitive position, cost reductions and cash generation, but we gave back a lot to weak industry volume, unfavorable currency movements, and commodity inflation, particularly in the U.S. and U.K.
- In Canada, our strengthened leadership team is addressing competitive challenges, primarily through innovations in brands, packaging and promotions that are strengthening our portfolio. We introduced the first new Molson trademark brand in 5 years, *Molson "M"*, along with *Molson Canadian 67* and *Rickard's Dark* in the fourth quarter and are encouraged by their early results. We also strengthened our beer focus by selling our interest in the Montréal Canadiens hockey club and agreeing to buy Granville Island Brewing Company. The Granville Island acquisition further increases our presence in the highly profitable above-premium segment.

- MillerCoors exceeded its synergy targets and announced an additional \$200 million of cost reductions—beyond the \$500 million announced upon its formation—to be delivered over the next three years. The U.S. team also invested heavily in building brands and sales capabilities, in addition to continuing the integration of the Miller and Coors businesses. Despite the toughest U.S. beer market in decades, MillerCoors grew income from continuing operations by 57.3% for the year. We benefit from 42% of these results.
- In the U.K., we drove value from Carling's brand strength; delivered solid Coors Light growth; purchased a controlling interest in the Cobra brand; grew Magners draught cider; and completed the ramp up of our contract brewing arrangement. We leveraged these strategic initiatives to balance price and volume priorities. Additionally, we closed our defined-benefit pension plan to all future accrual of retirement benefits, which will reduce the growth of these liabilities in the future.
- We enhanced the capabilities of our MCI team and continued to invest in developing markets in Asia, Continental Europe and Latin America.
- Globally, we
  - grew income from continuing operations by 86.6% driven by lower effective tax rate and despite a decline of 3% in our worldwide volume.
  - exceeded all of our cost-savings goals and announced our next-generation of cost reductions, and
  - more than doubled operating cash flows to \$824 million.

The following table highlights summarized components of our condensed consolidated summary of operations for the years ended December 26, 2009, December 28, 2008, and December 30, 2007.

	For the Years Ended						
	December 26,		% December 28,		%	December 30,	
		2009	change	2008(1)	change	2007(1)	
	(In millions, except percentages and per share data)						
Volume in hectoliters		18.779	(46.0)%	34.800	(29.0)%	49.046	
Net sales	\$	3,032.4	(36.5)%	\$ 4,774.3	(22.9)%	6,190.6	
Income from continuing operations attributable to							
MCBC	\$	729.4	86.6%	\$ 390.8	(23.3)%5	\$ 509.7	
Diluted income per share from continuing operations	\$	3.92	85.8%	\$ 2.11	(24.9)%	\$ 2.81	

- (1) Due to a new accounting pronouncement related to convertible debt, income from continuing operations and per share figures have been adjusted from previously reported amounts. Refer to Part II—Item 8 Financial Statements and Supplementary Data, Note 2 "NEW ACCOUNTING PRONOUNCEMENTS" under the sub-heading "Accounting for Convertible Debt Instruments That May Be Settled in Cash Upon Conversion (Including Partial Cash Settlement)"
- (2) Volume and net sales for the years ended December 30, 2007, December 28, 2008 and December 26, 2009 include a full-year of U.S. segment results, six months of U.S. segment results and no U.S. segment results, respectively.

The following table highlights summarized components of our sales volume for the years ended December 26, 2009, December 28, 2008, and December 30, 2007 (actual and pro forma):

	For the years ended					
	December 26, 2009 Actual	December 28, 2008 Actual	December 30, 2007 Pro forma(1)	December 30, 2007 Actual		
<b>Volume in hectoliters (in millions):</b>						
Financial volume	18.779	34.800	34.545	49.046		
Royalty volume	0.301	0.300	0.250	0.250		
Owned volume	19.080	35.100	34.795	49.296		
Proportionate share of equity						
investment sales-to-retail(2)	30.888	16.397	16.273	_		
Total worldwide beer volume	49.968	51.497	51.068	49.296		

- (1) Reflects the exclusion of the U.S. segment volume reported for the twenty-six weeks ended December 31, 2007.
- (2) Reflects the addition of MCBC's proportionate share of MillerCoors and Modelo Molson sales-to-retail for the periods presented, adjusted for comparable trading days, including on a pro forma basis for the twenty-six weeks ended December 31, 2007.

Worldwide beer volume is composed of our financial volume, royalty volume and proportionate share of equity investment sales-to-retail. Financial volume represents owned beer brands sold to unrelated external customers within our geographical markets. Royalty beer volume consists of product produced and sold by third parties under various license and contract-brewing agreements. Equity investment sales-to-retail brands volume represents the company's ownership percentage share of volume in its subsidiaries accounted for under the equity method, including MillerCoors and Modelo Molson Imports, L.P.

### Synergies and other cost savings initiatives

For the full year 2009, Molson Coors achieved \$92 million of cost savings as part of its Resources for Growth ("RFG") cost savings program. Over the past three years, the Company has delivered \$270 million in RFG cost savings, exceeding the Company's commitment of \$250 million for the three-year program.

When MillerCoors began operations on July 1, 2008, they expected the business to achieve \$225 million of the announced \$500 million in synergies by the end of 2009. MillerCoors exceeded these expectations, achieving \$273 million in synergies by the end of 2009, \$245 million of these in 2009. Additionally, MillerCoors, in 2009, achieved \$26 million in cost reductions of the \$200 million in incremental, second-generation cost savings that were announced in 2009. Molson Coors benefits from 42% of MillerCoors cost reductions.

# Components of our Statement of Operations

*Net sales* —Our net sales represent almost exclusively the sale of beer and other malt beverages, the vast majority of which are brands that we own and brew ourselves. We import or brew and sell certain non-owned partner brands under licensing and related arrangements. We also sell certain "factored" brands, as a distributor, to on-premise customers in the United Kingdom.

Cost of goods sold —Our cost of goods sold includes costs we incur to make and ship beer. These costs include brewing materials, such as barley, hops, and various grains. Packaging materials, including

glass bottles, aluminum and steel cans, cardboard and paperboard are also included in our cost of goods sold. Our cost of goods sold also include both direct and indirect labor, freight costs, utilities, maintenance costs, depreciation, and other manufacturing overheads, as well as the cost to purchaser of "factored" brands from suppliers.

Marketing, general and administrative —These costs include media advertising (television, radio, print), tactical advertising (signs, banners, point-of-sale materials) and promotion costs on both local and national levels within our operating segments. These costs also include our marketing and sales organizations, including labor and other overheads. This classification also include general and administrative costs for functions such as finance, legal, human resources and information technology, which consist primarily of labor and outside services. This line item also includes amortization costs associated with intangible assets, as well as certain depreciation costs related to non-production equipment.

Special Items — These are infrequent and/or unusual items which affect our statement of operations, and are discussed in each segment's Results of Operations discussion.

Equity income in MillerCoors —This item represents our proportionate share for the period of the undistributed net income (loss) of our investment in MillerCoors accounted for under the equity method. Such amount typically reflects adjustments similar to those made in preparing consolidated statements, including adjustments to eliminate intercompany gains and losses, and to amortize, if appropriate, any difference between cost and underlying equity in net assets upon the formation of MillerCoors.

*Interest expense, net* —Interest costs associated with borrowings to finance our operations are classified here. Interest income in the U.K. segment is associated with trade loans receivable from customers.

Debt extinguishment costs —The costs are associated with payments to settle the notes at fair value given interest rates at the time of extinguishment, incentive payments to note holders for early tendering of the notes, and a write-off of the proportionate amount of unamortized discount and issuance fees associated with the extinguished debt.

Other income (expense) —This classification includes primarily gains and losses associated with activities not directly related to brewing and selling beer. For instance, gains or losses on sales of non-operating assets, our share of income or loss associated with our ownership in the Montréal Canadiens hockey club (through sale on October 19, 2009), and certain foreign exchange gains and losses are classified here.

Discussions of statement of operations line items such as noncontrolling interests and discontinued operations are discussed in detail elsewhere in MD&A and in the Notes to Part II—Item 8 Financial Statements and Supplementary Data.

# **Depreciation**

Depreciation and amortization expense decreased in 2009 versus 2008 excluding special items, as a result of 2008 capturing six months of expense related to the U.S. segment prior to the formation of MillerCoors. Depreciation and amortization expense decreased from 2008 versus 2007 excluding special items, as a result of the formation of MillerCoors.

### **Income Taxes**

Our full year effective tax rate was approximately -2% in 2009, 19% in 2008, and 0% in 2007. Our effective tax rates were significantly lower than the federal statutory rate of 35% primarily due to the

following factors: lower effective income tax rates applicable to our Canadian and U.K. businesses, one time benefits from favorable resolution of unrecognized tax benefits, and revaluing our deferred tax assets and liabilities to give effect to reductions in foreign income tax rates and tax law changes.

# **Discontinued Operations**

The Company's former Brazil business, Kaiser, is reported as a discontinued operation due to the sale of an 83% controlling interest in the business in 2006. See Part II—Item 8 Financial Statements and Supplementary Data, Note 5 "DISCONTINUED OPERATIONS" to the Consolidated Financial Statements for further discussion.

The loss from discontinued operations of \$9.0 million and \$12.1 million for the years ended 2009 and 2008, respectively, is associated with adjustments to the indemnity liabilities due to changes in estimates and foreign exchange losses.

# **Results of Operations**

### Canada Segment

Our Canada segment consists primarily of the Molson Coors Canada ("MCC") beer business, including the production and sale of the Molson brands, *Coors Light*, and other licensed brands in Canada. Effective, January 1, 2008, MCC and Grupo Modelo, S.A.B. de C.V. established a joint venture, Modelo Molson Imports, L.P. ("MMI"), to import, distribute, and market the Modelo beer brand portfolio across all Canadian provinces and territories. MMI is accounted for using the equity method. The Canada segment also includes our arrangements related to the distribution of beer in Ontario and in Western Canada, Brewers' Retail, Inc. ("BRI") and Brewers' Distributor Ltd. ("BDL"), respectively. BRI was a consolidated joint venture through February 28, 2009. As of March 1, 2009, we deconsolidated BRI, and prospectively began accounting for BRI results under the equity method as a result of the reduction in our BRI ownership interest, following Labatt's acquisition of Lakeport Brewing in Ontario and the resulting increase in their relative ownership interest in BRI. Also included in the Canada results is BDL, a joint venture accounted for under the equity method.

See "Outlook for 2010" for discussion of forward looking trends regarding the Canada segment.

	Fiscal year ended					
	De	cember 26, 2009	% change	December 28, 2008	% change	December 30, 2007
			(In millio	tages)		
Volume in hectoliters(1)		8.741	(9.4)%	9.648	(9.9)%	10.709
Net sales	\$	1,732.3	(9.8)%\$	1,920.0	(4.2)%	\$ 2,005.1
Cost of goods sold		(887.7)	(14.3)%	(1,036.4)	(3.7)%	(1,076.7)
Gross profit		844.6	(4.4)%	883.6	(4.8)%	\$ 928.4
Marketing, general and						
administrative expenses		(418.9)	(0.6)%	(421.3)	(5.9)%	(447.6)
Special items, net		(12.9)	18.3%	(10.9)	N/M	(75.2)
Operating income		412.8	(8.6)%	451.4	11.3%	405.6
Other income, net		49.8	N/M	7.0	N/M	21.7
Earnings before income taxes	\$	462.6	0.9%	458.4	7.3%	\$ 427.3

N/M = Not meaningful

(1) Volumes represent net sales of MCBC owned brands and partner brands.

# Foreign currency impact on results

Our Canada segment was unfavorably impacted by a 6.1% year-over-year decrease in the value of the CAD against the USD in 2009 versus 2008. Our Canada segment was unfavorably impacted by a 0.5% year-over-year decrease in the value of the CAD against the USD in 2008 versus 2007.

### Volume and net sales

During the third quarter of 2009, management adjusted internal financial reporting to conform sales reporting for the pre-MillerCoors periods to the post-MillerCoors periods. As a result, Canada segment sales, production costs, and volumes for the years ended December 28, 2008 and December 30, 2007, are higher than reported in the prior year due to the inclusion of \$55.6 million and 0.784 million hectoliters of intersegment/intercompany sales and volumes for 2008 and \$91.9 million and 1.438 million hectoliters for 2007, which were eliminated upon consolidation. Additionally, to provide more comparable results, we have provided year-over-year changes that exclude the reporting effects in Canada of deconsolidating BRI in March 2009 and setting up MillerCoors in 2008.

For the fifty-two weeks ended December 26, 2009, sales volume in Canada decreased by 9.4% to 8.7 million hectoliters versus prior year volume of 9.6 million hectoliters for the 52 weeks ended December 28, 2008. This decline is driven by the internal financial reporting adjustments noted above which increased prior year volumes by 0.784 million hectoliters. Excluding this adjustment, sales volume declined 1.4%.

Our Canada comparable sales to retail ("STRs") for 2009 decreased 1.9% versus the prior calendar year. Mid single-digit growth of Coors *Light* was more than offset by declines in the Molson trademark brands as well as our non-strategic brands.

Canada industry volumes declined an estimated 0.4% in 2009 compared to the prior calendar year. As a result, Molson experienced an estimated two-thirds of a market share point decrease on a full-year basis. This decrease was driven primarily by softness in the Western region.

Comparable net sales per hectoliter increased 1.8% in local currency, driven by favorable net pricing, led by price increases across all major markets, partially offset by increased discounting activity.

For the fifty-two weeks ended December 28, 2008, sales volume in Canada decreased by 9.9% to 9.6 million hectoliters versus prior year volume of 10.7 million hectoliters for the 52 weeks ended December 30, 2007. This decline is the result of excluding our reported Modelo volumes in 2008 with the creation of our joint venture, as well as the decrease in recognition of intersegment/intercompany sales as mentioned above. Excluding this factor, full year sales volume of 9.3 million hectoliters increased 0.1% on a comparable basis versus prior year.

Our Canada comparable STRs for 2008 increased 0.8% versus the prior calendar year driven by mid-single-digit growth of our strategic brands lead by *Coors Light* and *Carling*, which experienced double-digit growth compared to the prior year. In addition, the *Rickard's* and *Creemore* brands, as well as our partner import brands, all grew at high single-digit rates on a full year basis. These increases were partially offset by declines in non-strategic brands and other premium brands.

Canada industry volumes grew an estimated 1.1% in 2008 compared to the prior calendar year. As a result, Molson experienced a slight market share decrease on a full year comparable basis. This decrease was driven by softness in the Québec market, partially offset by strong performance in the Ontario and Atlantic markets. On a full year basis, 2008 net sales declined \$48.9 million or 2.6% versus prior year.

For the full year 2008, net sales were \$199.0 per hectoliter, an increase of 6.3% over 2007 net sales revenue of \$187.24 per hectoliter. Excluding the effects of a U.S. production contract with Foster's that was terminated in the fourth quarter 2007, the Modelo Molson joint venture and the impact of sales to

MillerCoors as disclosed above, net sales per hectoliter increased 2.3% as a result of higher net pricing and favorable sales mix of our products, including sales increases of our higher-revenue per hectoliter partner-import brands.

# Cost of goods sold and gross profit

Full year comparable 2009 cost of goods sold per hectoliter was unchanged in local currency versus 2008, impacted by the following three factors:

- Commodity, packaging material and other input costs including increased pension costs drove a 1% increase,
- An increase of about 1.5% was due to the ongoing shift in sales mix,
- Finally, these increases were partially offset by a 2.5% decrease from our Resources for Growth cost savings initiatives.

Full year 2008 cost of goods sold per hectoliter increased 3.3% in local currency versus 2007. Excluding current year impacts of the termination of the Foster's contract, the changes associated with MMI and sales to MillerCoors, cost of goods sold per hectoliter increased 7.4% on a comparable basis in local currency. The underlying cost of goods increase was due to the net effect of three factors:

- Higher commodity, packaging material and other input costs drove a 6% increase, combined with a 1% increase due to higher fuel and distribution costs,
- These inflationary increases were partially offset by a 2.5% decrease from our Resources for Growth cost savings initiatives, and
- Finally, an increase of about 3% was due to the ongoing shift in sales mix.

# Marketing, general and administrative expenses

For the full year 2009, comparable marketing, general and administrative expenses increased 2.9% in local currency, driven by increases in brand investment.

For the full year 2008, marketing, general and administrative expenses were \$421.3 million, a decrease of \$26.3 million or 5.9% lower versus prior year. In local currency total marketing, general, and administrative expenses decreased 7.3% versus the prior year driven by lower intangible amortization, combined with the elimination of all expenses associated with the Modelo brands, which are now managed by MMI.

# Special items, net

In 2009, we recognized a \$5.3 million pension curtailment loss and \$3.0 million of restructuring costs associated with employee terminations at the Montréal brewery driven by MillerCoors' decision to shift Blue Moon production to its facilities in the U.S. Additionally, the segment incurred \$4.6 million of Edmonton brewery site preparation and impairment closure costs during the year.

The Canada segment recognized \$10.9 million of special items expense during 2008. The special items represent costs associated with ongoing Edmonton brewery closing expenses, restructuring activities, and an asset impairment. See Part II—Item 8 Financial Statements and Supplementary Data, Note 9 "UNUSUAL OR INFREQUENT ITEMS" to the Consolidated Financial Statements for further discussion.

## Other income (expense), net

Other income in 2009 was \$42.8 million higher than prior year primarily due to a \$46.0 million gain on the sale of the Montréal Canadiens to a related party. See Part II—Item 8 Financial Statements and Supplementary Data, Note 4 "EQUITY INVESTMENTS" to the Consolidated Financial Statements for further discussion. Other income in 2008 was \$14.7 million lower than the prior year largely due to cycling the gain on the sale of our equity investment in the House of Blues Canada which resulted in approximately \$16.7 million of income in 2007.

## **United States Segment**

During the first half of 2008 and all of 2007, the United States ("U.S.") segment produced, marketed and sold the Coors portfolio of leading beer brands in the United States and Puerto Rico. Financial results during this period included Rocky Mountain Metal Corporation and Rocky Mountain Bottle Corporation, which were consolidated joint ventures. During this period, the U.S. segment also included sales of Molson products in the United States. As of July 1, 2008, MillerCoors began operations. The results and financial position of our U.S. segment operations were prospectively deconsolidated upon contribution to the joint venture, and our interest in MillerCoors is being accounted for and reported by us under the equity method of accounting. See Part II—Item 8 Financial Statements and Supplementary Data, Note 1 "BASIS OF PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES" to the Consolidated Financial Statements regarding the MillerCoors joint venture.

See "Outlook for 2010" for discussion of forward looking trends regarding the United States segment.

		Fis	scal year ended		
	December 26, 2009	% December 28, change 2008		% change	December 30, 2007
		(In million	is, except percent	ages)	
Volume in hectoliters(1)	_	N/M	14.894	(47.4)%	28.293
Net sales	\$ —	N/M \$	1,504.8	(45.4)%	2,754.8
Cost of goods sold	_	N/M	(915.1)	(46.3)%	(1,703.2)
Gross profit		N/M	589.7	(43.9)%	1,051.6
Marketing, general and					
administrative expenses	_	N/M	(413.3)	(45.3)%	(755.7)
Special items, net	_	N/M	(69.3)	N/M	(9.5)
Equity income in MillerCoors	382.0	145.5%	155.6	N/M	_
Operating income	382.0	45.4%	262.7	(8.3)%	286.4
Other income, net	_	N/M	2.3	N/M	_
Earnings before income taxes	\$ 382.0	44.2% \$	265.0	(7.5)%	8 286.4

N/M = Not meaningful

(1) Volumes represent net sales of MCBC owned brands and partner brands.

The results of operations for MillerCoors for the year ended December 31, 2009 and pro forma results for the year ended December 31, 2008 are presented below. Pro forma results for 2008 are

comprised of pro forma amounts for the six months ended June 30, 2008, and actual amounts for the six months ended December 31, 2008.

	For the year ended				
	December 31, 2009		December 31, 2008		% change
		Actual	-	ro Forma	
		(In mi		,	
X7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		except per	centa	0 /	(2.2)0/
Volumes in hectoliters		81.085		82.880	(2.2)%
Sales	\$	8,851.6	\$	8,746.2	1.2%
Excise taxes		(1,277.3)		(1,300.4)	(1.8)%
Net sales		7,574.3		7,445.8	1.7%
Cost of goods sold		(4,720.9)		(4,602.8)	2.6%
Gross profit		2,853.4		2,843.0	0.4%
Marketing, general and administrative expenses		(1,937.9)		(2,079.5)	(6.8)%
Special items, net		(49.4)		(219.9)	(77.5)%
Operating income		866.1		543.6	59.3%
Other income, net		0.9		7.7	(88.3)%
Income from continuing operations before income taxes and					
minority interests		867.0		551.3	57.3%
Income tax expense		(8.4)		(3.3)	154.5%
Net income		858.6		548.0	56.7%
Less: Net income attributable to noncontrolling interests		(15.8)		(14.4)	9.7%
Net income attributable to MillerCoors	\$	842.8	\$	533.6	57.9%
	_		_		

This pro forma combined financial information has been derived from the historical financial results of the respective U.S. businesses of MCBC and Miller, giving effect to the MillerCoors transaction and other related adjustments, described below. These pro forma results are not necessarily indicative of the results of operations that would have been achieved had the MillerCoors transaction taken place at the beginning of the pro forma period, and do not purport to be indicative of future operating results.

# MILLERCOORS, LLC UNAUDITED PRO FORMA CONDENSED COMBINED INCOME STATEMENT For the Twelve Months Ended December 31, 2008

		Pro Forma For the Six Months Ended June 30, 2008				Actual	Pro Forma		
	MCBC's U.S. Business Contributed to MillerCoors	Miller's U.S. Business Contributed to MillerCoors	Pro Forma Adjustments		MillerCoors Pro Forma Results	Miller Coors Six months ended December 31, 2008	MillerCoors Twelve months ended December 31, 2008		
NT 4 - 1 -	¢ 1.401.0	ф 2.257.Q		milli		¢ 2.600.4	ф 7.445.Q		
	\$ 1,491.8	\$ 2,257.8	\$ 6.8	C	\$ 3,756.4	\$ 3,689.4	\$ 7,445.8		
Cost of goods sold	(907.3)	(1,387.4)	16.3	C					
solu	(907.3)	(1,367.4)	1.6	D	(2,276.8)	(2.226.0)	(4.602.9)		
C C.	5045	070.4		ע		(2,326.0)	(4,602.8)		
Gross profit	584.5	870.4	24.7		1,479.6	1,363.4	2,843.0		
Marketing, general and administrative	e (412.2)	(582.3)	(0.6) (29.8) (15.5)	A D					
			(6.7)	В	(1,047.1)	(1,032.4)	(2,079.5)		
Special items	(69.3)	(46.8)			(116.1)	(103.8)	(219.9)		
Operating income	103.0	241.3	(27.9)		316.4	227.2	543.6		
Interest, net	_	1.4	_		1.4	_	1.4		
Other, net	2.3	23.5	(22.4)	C	3.4	2.9	6.3		
Pretax									
income	105.3	266.2	(50.3)		321.2	230.1	551.3		
Income tax expense	_		(50.5)			(3.3)	(3.3)		
Net income	105.3	266.2	(50.3)		321.2	226.8	548.0		
Less: Net income attributable to noncontrolling interests	J		(50.5)						
	(9.6)	(0.4)			(10.0)	(4.4)	(14.4)		
Net income attributable to MillerCoors	\$ 95.7	\$ 265.8	\$ (50.3)		\$ 311.2	\$ 222.4	\$ 533.6		

# Description of Pro Forma Adjustments

- A With the formation of MillerCoors in the third quarter of 2008, amortization was initiated on certain intangible assets contributed by Miller that had formerly been classified as indefinite-lived. Since this decision was due in large part to the combined brand portfolio at MillerCoors following its formation, a comparable amortization amount was included in the pro forma period.
- **B** Adjustment to reflect mark-to-market accounting for share-based compensation held by MillerCoors employees.
- Adjustments to conform classification between the MCBC U.S. business and the Miller U.S. business and to conform the MCBC U.S. business accounting calendar from a thirteen week to a three calendar months ended June 30, 2008 and from a twenty-six week to a six calendar months ended June 30, 2008.
- **D** Adjustments to conform accounting policies with regard to inventory valuation, pension and postretirement plans and allocation of advertising costs between interim periods.

The following represents MCBC's proportional share of MillerCoors net income reported under the equity method (in millions):

	r the year ended aber 26, 2009	en	six months ded er 28, 2008
Net income attributable to			
MillerCoors	\$ 842.8	\$	222.4
MCBC economic interest	42%	б 	42%
MCBC proportionate			
share of MillerCoors			
net income	354.0		93.4
MillerCoors accounting			
policy elections(1)(2)	7.3		27.7
Amortization of the			
difference between			
MCBC contributed			
cost basis and			
proportional share of			
the underlying equity			
in net assets of			
MillerCoors(1)(3)	11.7		36.7
Share-based			
compensation			
adjustment(1)	9.0		(2.2)
Equity Income in			
MillerCoors	\$ 382.0	\$	155.6

- (1) See Part II—Item 8 Financial Statements and Supplementary Data, Note 4 "EQUITY INVESTMENTS", for a detailed discussion of these equity method adjustments.
- (2) We reported income of \$7.3 million in the first quarter of 2009 associated with this category. We did not incur any further amounts in 2009 and do not anticipate any going forward.
- (3) We anticipate that basis amortization income will be approximately \$10 million for the full year of 2010. Asset impairments recorded by MillerCoors could change that amount significantly.

The discussions below highlight the MillerCoors results of operations for the year ended December 31, 2009, versus pro forma results for the same period in 2008. We have not provided a comparison of MillerCoors proforma results of operations for year ended December 31, 2008 to actual U.S. segment results for the same period 2007, as such comparison would not be meaningful.

## Volume and net sales

Total reported volume declined 2.2% for the year ended December 31, 2009, versus the year ended December 31, 2008. Contract brewing volume declined 6.3% during the period, while sales volume to wholesalers declined 1.7% due largely to lower retail sales. Domestic STRs decreased 1.7% during the period. STR performance reflects strong growth in four of MillerCoors' six focus brands ( Miller High Life and Blue Moon reflecting single digit growth, with double digit growth experienced in MGD64 and Keystone Light), which was more than offset by reductions in Miller Lite and losses in non-focus brands ( Miller Genuine Draft, Miller Chill, Sparks and Milwaukee's Best). Coors Light STRs were virtually unchanged for 2009 compared to 2008. Fourth quarter STR trends reflect further slowing from earlier 2009 trends due to a weak beer industry and a continued soft economy.

Total net sales per hectoliter increased 4.0% in 2009 due to higher domestic business base pricing and reduced discounting compared to the level of price promotion activity experienced during 2008. Net sales increases were due largely to the price increases taken during the first and fourth quarters of 2009, as well as price increases taken in the fourth quarter of 2008.

## Cost of goods sold

Cost of goods sold increased to \$58.22 per hectoliter for the year ended December 31, 2009, versus \$55.54 per hectoliter for the year ended December 31, 2008. The net increase in cost of goods sold was driven by an increase in commodity and packaging costs, and the non-recurrence of prior year hop sales, partly offset by savings obtained from synergies and cost-reduction initiatives.

# Marketing, general and administrative expenses

Marketing, general and administrative expenses decreased by \$141.6 million, or 6.8%, in 2009 versus 2008. Reductions were largely realized in marketing due to the delivery of synergy savings, a reduction in field marketing spend, and lower levels of spending in *Coors Light*, *Miller Lite*, and *Miller Chill*. General and administrative reductions are largely due to salary and fringe reductions across the company partially offset by IT project expenses and fixed asset write-offs and impairments.

# Special Items

MillerCoors recognized \$49.4 million of special charges in 2009 compared to \$219.9 million of net special charges in 2008. In 2009, the special charges were for integration-related expenses for the MillerCoors joint venture, and pension curtailment. Integration charges in 2009 include costs for relocation, severance, and sales office closures. In 2008, the special charges were for integration related expenses for the MillerCoors joint venture, the impairment of the *Sparks* brand, and the impairment of *Molson* brands sold in the U.S. The Sparks brand impairments and Molson brand impairments totaled \$65.1 million and \$50.6 million, respectively. Integration charges in 2008 include costs for severance, retention, relocation, sales office closures and consulting costs.

# Before the formation of MillerCoors on July 1, 2008:

The discussions below highlight the U.S. segment results of operations for the first half of 2008, versus results for the same period in 2007.

#### Volume and net sales

Sales volume to wholesalers increased by 7.2% in the first half of 2008 while STRs were up 5.7% during the same period, with *Coors Light*, *Coors Banquet*, *Keystone Light* and *Blue Moon* driving increased volume. Net sales per hectoliter increased by 3.8% in 2008, due to price increases and higher revenue from commercial can sales.

#### Cost of goods sold

Cost of goods sold per hectoliter increased by 3.4% in the first half of 2008. This change is the result of higher commodity, transportation and packaging material costs partially offset by cost savings initiatives. Cost savings initiatives, offset more than half of our U.S. inflation during the first half of 2008.

# Marketing, general and administrative expenses

Marketing, general and administrative expenses were up 8.0% in the first half of 2008. Marketing investments increased at a low-single-digit rate, while general and administrative expenses grew at a low-double digit rate due to the organization achieving our stock-based long-term incentive payout targets.

## Special items, net

Special charges for the first half of 2008 were primarily a result of an impairment of an intangible asset associated with Molson brands sold in the U.S., and costs associated specifically with the MillerCoors transaction composed of employee retention and integration planning costs, partially offset by the net gain from the sale of the wholly owned distributor facilities in Boise, Idaho, and Glenwood Springs, Colorado. See Part II—Item 8 Financial Statements and Supplementary Data, Note 9 "UNUSUAL OR INFREQUENT ITEMS" and Note 13 "GOODWILL AND INTANGIBLE ASSETS" to the Consolidated Financial Statements for further discussion.

## Other income (expense), net

Other income was higher in the first half of 2008 versus 2007 primarily due to a \$1.9 million gain on the disposal of non-operating long-lived assets.

# **United Kingdom Segment**

The United Kingdom ("U.K.") segment produces and sells our owned brands principally in the U.K. Results of the segment also include our licensing arrangements in the Republic of Ireland; our consolidated joint venture arrangement to produce, import and distribute the Grolsch brands in the U.K. and the Republic of Ireland; our consolidated joint venture agreement to produce and distribute the Cobra beer brands in the U.K.; factored brand sales (beverage brands owned by other companies, but sold and delivered to retail by us), in the U.K.; and our joint venture arrangement with DHL ("Tradeteam") for the distribution of products throughout Great Britain accounted for under the equity method.

See "Outlook for 2010" for discussion of forward looking trends regarding the U.K. segment.

			Fisc	al year ended		
	De	cember 26,		ecember 28,		December 30,
		2009	% change	2008	% change	2007
			(In millions	s, except percent	ages)	
Volume in hectoliters(1)		9.510	(10.3)%	10.607	(3.8)%	11.030
Net sales	\$	1,226.2	(8.6)%\$	1,342.2	(7.8)%	3 1,455.6
Cost of goods sold		(795.9)	(12.2)%	(906.9)	(7.2)%	(976.9)
Gross profit		430.3	(1.1)%	435.3	(9.1)%	478.7
Marketing, general and						
administrative expenses		(324.2)	(10.2)%	(360.9)	(6.6)%	(386.5)
Special items, net		(18.9)	N/M	4.5	N/M	(14.1)
Operating income		87.2	10.5%	78.9	1.0%	78.1
Interest income(2)		8.3	(22.4)%	10.7	(7.0)%	11.5
Other expense, net		(4.7)	N/M	(4.2)	N/M	(0.1)
Earnings before income					<del>-</del>	
taxes	\$	90.8	6.3% \$	85.4	(4.6)%\$	89.5
	_		_		=	

N/M = Not meaningful

- (1) Volumes represent net sales of owned brands, joint venture brands and exclude factored brand net sales volumes.
- (2) Interest income is earned on trade loans to U.K. on-premise customers and is typically driven by note receivable balances outstanding from period-to-period.

## Foreign currency impact on results

Our U.K. segment results were negatively affected by a 14% and an 8% year-over-year decrease in the value of the British Pound Sterling ("GBP") against the USD in 2009 and 2008, respectively.

## Volume and net sales

Our U.K. segment owned-brand volumes decreased 10% in 2009 versus 2008, reflecting declining industry volume in the U.K. and our strategy to forgo low-margin volume. Our U.K. segment owned-brand volumes decreased 4% in 2008 versus 2007, reflecting poor summer weather, continuing effects from smoking bans in the first half of 2008 and a weakening economy in the U.K.

Our U.K. segment net sales per hectoliter in local currency increased by 20% in 2009, with approximately 7% of this change related to non-owned factored brands that we deliver to retail, and our contract brewing arrangements. Comparable U.K. owned-brand net sales per hectoliter in local currency increased by 18% in the year, due mainly to improved pricing in both the on-premise and the off-premise channels, along with favorable brand mix. Our U.K. segment net sales per hectoliter in local currency increased by 4% in 2008, with approximately 2% of this change related to non-owned factored brands that we deliver to retail and our contract brewing arrangements which began mid-year. Comparable U.K. owned-brand net sales per hectoliter in local currency increased by 4% in the year due mainly to improved pricing in both the on-premise and the off-premise channels, along with favorable brand mix.

## Cost of goods sold

Cost of goods sold per hectoliter in local currency increased by 15% in 2009, with approximately 9 percentage points of this change related to factored brand sales, and contract brewing sales. Comparable cost of goods sold for our U.K. owned brands increased by about 10% per hectoliter in local currency, predominantly driven by input cost inflation, and the impact of spreading fixed costs over lower sales volume.

Cost of goods sold per hectoliter in local currency increased by 4% in 2008, with approximately 2% of this change related to factored brand sales, and contract brewing sales. Comparable cost of goods sold for our U.K. owned brands increased by about 6% per hectoliter in local currency, driven by input cost inflation, higher pension costs, and the impact of spreading fixed costs over lower sales volume, partly offset by cost savings.

## Marketing, general and administrative expenses

Marketing, general and administrative expenses in the U.K. increased by 7% in 2009 compared to 2008 in local currency, predominantly due to higher incentive compensation and sales-related costs in our new Cobra business.

Marketing, general and administrative expenses in the U.K. were relatively flat in 2008 compared to 2007 in local currency, as lower marketing spending was offset by higher bad debt and pension charges.

# Special items, net

During 2009, the U.K. segment recognized \$2.5 million of costs associated with the Cobra Beer Partnership, Ltd. acquisition and recognized employee severance costs of \$3.2 million related to individuals not retained subsequent to the acquisition. Additionally, the U.K. segment recognized \$2.8 million of employee termination costs related to supply chain restructuring activity and company-wide efforts to increase efficiency in certain finance, information technology and human resource activities by outsourcing portions of those functions. During 2009, the U.K. segment also

established a non-income-related tax reserve. See Part II—Item 8 Financial Statements and Supplementary Data, Note 9 "UNUSUAL OR INFREQUENT ITEMS" to the Consolidated Financial Statements for further discussion.

We recognized a net special credit of \$4.5 million in 2008 and \$14.1 million of special charges 2007. In 2008, special items were predominately employee termination costs associated with the U.K. supply chain and back-office restructuring efforts offset by a one-time gain on the sale of non-core business assets of \$2.7 million and a one-time pension gain of \$10.4 million due to the cessation of employee service credit to its defined benefit pension plan.

## Other (expense) income, net

We incurred net other expense of \$4.7 million, \$4.2 million and \$0.1 million in 2009, 2008 and 2007, respectively. The 2009 items include \$3.6 million of leasehold costs and \$1.2 million of foreign currency loss. The increase noted in 2008 is due to profit from our distribution joint venture, Tradeteam, being included in other income in 2007, but reclassified to cost of goods sold in 2008.

## Interest income

Interest income is earned on trade loans to U.K. on-premise customers. Interest income in local currency declined 8% in 2009 compared to the prior year due to a reduction in trade loan balances. Interest income was unchanged in local currency in 2008 versus 2007.

# **MCI** and Corporate

MCI is focused on growing and expanding our business and brand portfolios in global development markets. Our current businesses in Asia, continental Europe, Mexico and Latin America (excluding Puerto Rico) are included in MCI and combined with our corporate business activities for reporting purposes. Corporate also includes corporate interest and certain other general and administrative costs that are not allocated to any of the operating segments. The majority of these corporate costs relate to worldwide administrative functions, such as corporate affairs, legal, human resources, accounting, treasury, insurance and risk management.

			Fis	cal year ended		
	De	cember 26, 2009	December 28,  % change 2008 %		% change	December 30, 2007
			(In million	s, except percent	tages)	
Volume in hectoliters(1)		0.528	21.4%	0.435	(3.8)%	0.452
Net sales	\$	73.9	17.5% \$	62.9	(6.0)%	66.9
Cost of goods sold		(43.3)	N/M	(38.0)	0.3%	(37.9)
Gross profit		30.6	22.9%	24.9	(14.1)%	29.0
Marketing, general and						
administrative expenses		(157.7)	14.5%	(137.7)	(4.8)%	(144.6)
Special items, net		(0.9)	N/M	(58.2)	N/M	(13.4)
Operating loss		(128.0)	(25.1)%	(171.0)	32.6%	(129.0)
Interest expense, net		(94.2)	(16.3)%	(112.5)	(6.1)%	(119.8)
Debt extinguishment costs		_	N/M	(12.4)	N/M	(24.5)
Other income (expense), net		4.3	N/M	(13.5)	N/M	(3.9)
Loss before income taxes	\$	(217.9)	(29.6)%\$	(309.4)	11.6%	(277.2)
					=	

N/M = Not meaningful

(1) Volumes represent net sales of owned brands, joint venture brands and exclude factored brand net sales volumes.

#### Volume, net sales and cost of goods sold

Volume, net sales and cost of goods sold primarily reflect our operations in Asia, continental Europe, Mexico and Latin America (not including Puerto Rico) and represent our initiatives to grow and expand our business and brand portfolios in global development markets.

#### Marketing, general and administrative expenses

Marketing, general and administrative expenses in 2009 were \$157.7 million, an increase of \$20.0 million from 2008. This increase was largely attributable to 2009 incentive compensation expenses. Marketing, general and administrative expenses in 2008 were \$137.7 million, down \$6.9 million from 2007. This decrease was largely attributable to transfers of allocable costs to the operating segments from the corporate center, lower legal fees and reduced severance fees, partially offset by increased incentive compensation.

## Special items, net

In 2009, we incurred \$0.9 million of special charges, a decrease of \$57.3 million compared to 2008. The \$58.2 million of special charges in 2008 were a result of \$28.8 million of deal costs and integration planning costs associated with the formation of MillerCoors. We also recognized \$22.8 million of transition costs paid to our third-party vendor associated with the start-up of our outsourced administrative functions. Last, we incurred \$6.6 million associated with other strategic initiatives. See Part II—Item 8 Financial Statements and Supplementary Data, Note 9 "UNUSUAL OR INFREQUENT ITEMS" to the Consolidated Financial Statements for further discussion.

# Interest expense, net

Net interest expense totaled \$94.2 million in 2009, a decrease of \$18.3 million compared to 2008. The decrease was related to the weakening of CAD versus USD and the deconsolidation of BRI offset by lower interest income. In 2008, net interest expense totaled \$112.5 million, \$7.3 million lower than the prior year. The decrease was primarily a result of lower average net debt levels outstanding. We also recognized a \$12.4 million charge as a result of the debt extinguishment costs during 2008. See Part II—Item 8 Financial Statements and Supplementary Data, Note 14 "DEBT" to the Consolidated Financial Statements for further discussion.

During the first quarter of 2009, we adopted a new accounting pronouncement related to accounting for convertible debt instruments that may be settled in cash upon conversion (including partial cash settlement). The adoption, which requires retroactive application, impacted the historical accounting for the 2007 2.5% Convertible Senior Notes due July 30, 2013. For the years ended December 26, 2009, December 28, 2008 and December 30, 2007, the additional non-cash interest expense was \$16.4 million, \$15.8 million and \$8.4 million, respectively. See Part II—Item 8 Financial Statements and Supplementary Data, Note 2 "NEW ACCOUNTING PRONOUNCEMENTS" to the Consolidated Financial Statements for further discussion.

#### Other income (expense), net

Other income (expense), net in 2009 increased to \$4.3 million of income from \$13.5 million of expense in 2008 due to foreign currency exchange gains throughout 2009. Other expense, net in 2008 increased from 2007 due to greater foreign currency exchange losses throughout the year.

# **Liquidity and Capital Resources**

Our primary sources of liquidity are provided by operating activities, external borrowings and asset monetizations. As of December 26, 2009 and December 28, 2008, we had net working capital of \$181.9 million and \$121.0 million, respectively. We commonly operate at a low level of working capital or working capital deficits given the relatively quick turnover of our receivables and inventory. We had total cash and cash equivalents of \$734.2 million at December 26, 2009 compared to \$216.2 million at December 28, 2008. Current maturities of long-term debt were \$300 million at December 26, 2009, representing senior notes due in September 2010. Long-term debt was \$1,412.7 million and \$1,752.0 million at December 26, 2009 and December 28, 2008, respectively. We believe that cash flows from operations, including distributions from MillerCoors, and cash provided by short-term borrowings, when necessary, will be more than adequate to meet our ongoing operating requirements, scheduled principal and interest payments on debt, dividend payments and anticipated capital expenditures. Our business generates positive operating cash flow and the majority of our debt maturities, with the exception of the \$300 million in current maturities mentioned above, are of a longer-term nature. Our liquidity could be impacted significantly by a decrease in demand for our products, which could arise from competitive circumstances, a downturn in consumer spending, a decline in the acceptability of alcohol beverages or any of the other factors we describe in Item 1A. "Risk Factors."

# **Operating Activities**

Net cash provided by operating activities of \$824.2 million for the 52 weeks ended December 26, 2009, was higher by \$412.7 million from the 52-week period ending December 28, 2008.

- Cash contributions to pension plans were lower by \$168.8 million versus 2008. In 2008, we made an additional contribution of \$100 million into our UK pension plan to reduce our underfunded pension obligation, reducing our 2009 pension contributions by \$20.8 million. In addition, contributions into our Canada pension plans were \$47.2 million lower in 2009 compared to prior year.
- Operating Cash Flow attributable to the U.S. business was \$401.1 million, an increase of \$144.2 million from the prior year due primarily to cash collateral posted on derivatives in 2008, our 42% portion of which was \$71.4 million, in addition to increased integration and synergy spending and pension funding during the last six months of 2008. US operations contributed \$120.4 million of 2008 operating cash flow prior to their consolidation into MillerCoors. Additionally, MillerCoors distributions increased by \$264.6 million due to full-year operations as well as increased synergies when compared to the distributions received for the six months in 2008.
- We paid approximately \$50.9 million in income taxes, resulting in a decrease of \$20.6 million paid for taxes versus the prior year.

Net cash provided by operating activities of \$411.5 million for the 52 weeks ended December 28, 2008, was lower by \$204.5 million from the 52-week period ending December 30, 2007.

- Contributions to defined benefit pension plans (excluding MillerCoors' contributions in the second half of 2008) were higher in 2008 versus 2007 by \$25.9 million. We made a \$100 million contribution to the U.K. pension plan near the end of the year, resulting in higher contributions to the U.K. plan in 2008 by \$95.8 million when compared with 2007. Contributions to plans in Canada were higher by \$4.0 million, offset by lower contributions to U.S. plans of \$73.9 million (again, excluding MillerCoors contributions in the second half of 2008). There was a discretionary \$50.0 million contribution to the U.S. plan in 2007.
- Cash outflows paid by our U.S. business (prior to formation of MillerCoors) and our corporate group related to the formation of MillerCoors were higher by \$59.5 million in 2008 than in 2007,

- We paid approximately \$40 million in employee withholding taxes during 2008 with the vesting of performance share units ("PSUs") with no comparable event in 2007. Offsetting these items was the 2007 final contribution to the Memphis employees' multiemployer pension plan of \$27.6 million, an outflow that did not occur in 2008.
- Distributions from MillerCoors for the six months ended December 31, 2008, were \$136.5 million. MillerCoors placed approximately \$170.0 million on deposit with aluminum suppliers and derivative counterparties due to collateral requirements related to an unfavorable fixed price contract and derivative positions related to aluminum hedging and other price risk mitigation programs. Our 42% portion of the collateral amount is \$71.4 million. MillerCoors incurred severance restructuring and integration costs of \$38.7 million in the last half of 2008, our 42% portion of which is \$16.3 million. In addition MillerCoors incurred approximately \$70.0 million of capital expenditures related specifically to synergy attainment, our 42% portion of which is \$29.4 million. MillerCoors contributed \$71 million to defined benefit pension plans in the last half of 2008, our 42% portion of which is \$29.8 million.

## **Investing Activities**

Net cash used in investing activities of \$194.1 million for the year ended December 26, 2009 was lower by \$75.4 million compared to 2008, primarily due to lower additions to properties in 2009. Higher additions in 2008 were attributable primarily to the US business prior to its consolidation into MillerCoors, as well as lower capital spending in the UK and Canada in 2009. In 2009, we invested \$42.2 million on business acquisitions with no comparable activities in 2008. We also deconsolidated one of our Canadian subsidiaries, resulting in a decrease to cash of \$26.1 million. Our net cash investment in MillerCoors increased investing cash by \$18.0 million as we received additional returns on our investment. The 2009 activities also include the receipt of \$53.3 million relating to the sale of our 19.9% common ownership interest in the Montréal Canadiens professional hockey club, an increase of \$26.3 million as compared to cash received from the sale of other assets during 2008.

Net cash used in investing activities of \$269.5 million for the year ended December 28, 2008 was lower by \$169.6 million compared to 2007, primarily due to lower additions to properties in 2008. Higher additions in 2007 were related to the completion of the build-out and conversion of CBC's Shenandoah, Virginia facility from a packaging facility to a full brewery and packaging facility. The Shenandoah facility was contributed to MillerCoors in 2008 along with CBC's other assets and liabilities. 2007 additions also included CBL's \$90.0 million expenditure for the purchase of kegs in the U.K. from our former third party logistics service provider. Investing activities were also favorable by \$45.6 million due to purchases in 2007 and subsequent sales in 2008 of investment securities. We also purchased a U.K. wholesaler business for \$26.7 million in 2007, with no comparable purchases in 2008 outflows included \$84.3 million of cash contributed to MillerCoors at its initial formation.

# Financing Activities

Our debt position significantly affects our financing activity. See Part II—Item 8 Financial Statements and Supplementary Data, Note 14 "DEBT" to the Consolidated Financial Statements for a summary of our debt position at December 26, 2009 and December 28, 2008

Net cash used in financing activities totaled \$117.2 million in 2009, compared to net cash used of \$266.9 million during 2008, a favorable variance of \$149.7 million. Included in net cash used in financing activities is a lower source of cash from the exercise of stock options of \$15.9 million and a higher use of cash of \$31.3 million due to a 20% dividend increase to external shareholders compared to the prior year. Net repayments of borrowings decreased by \$154.3 million in 2009 compared to the prior year due to the early retirement of notes during 2008. Book overdrafts decreased by \$23.8 million when compared to the prior year.

Net cash used in financing activities totaled \$266.9 million in 2008, compared to net cash provided of \$8.4 million during 2007, an unfavorable variance of \$275.3 million. We collected \$150.5 million less in proceeds from employee exercises of stock options in 2008 versus 2007. During 2008, we repaid \$181.3 million of long-term notes through early retirement. During 2007, our primary activities involved refinancing a significant portion of our debt portfolio by issuing \$575.0 million in convertible notes, while repaying \$625.0 million of our previously existing senior notes. We also spent a net \$49.7 million for the purchase of a note hedge and sale of warrants associated with the convertible notes and \$10.2 million for costs directly associated with the convertible notes offering.

## **Capital Resources**

See Part II—Item 8 Financial Statements and Supplementary Data, Note 14 "DEBT" to the Consolidated Financial Statements for a complete discussion and presentation of all borrowings and available sources of borrowing, including lines of credit. As discussed in the Financing Activities section above, during the second quarter of 2007, we issued \$575.0 million of senior convertible notes, with a coupon rate of interest of 2.5%. In the third quarter of 2007, we used the proceeds of the convertible notes issuance, combined with other sources of cash, to retire \$625.0 million of 6.375% senior notes due 2012 and fund additional related charges as noted above. On February 7, 2008, we announced a tender for and repurchase of any and all principal amount of our remaining 6.375% \$225 million Senior Notes due 2012, with the tender period running through February 14, 2008. The amount actually repurchased was \$180.4 million. The net costs of \$12.4 million related to this extinguishment of debt and termination of related interest rate swaps was recorded in the first quarter of 2008. The debt extinguishment was funded by existing cash resources.

The majority of our remaining debt outstanding as of December 26, 2009, consists of publicly traded notes, with maturities ranging from 2010 to 2015. Our intention is to refinance our USD \$300 million senior notes due in September 2010 (which has been swapped to a CAD \$355 million obligation through a derivative cross currency swap), and have entered into a forward starting interest rate swap agreement for a portion of the outstanding amount. As start-up cash needs at MillerCoors will reduce in 2010 compared to 2009 and 2008, we will consider different alternatives for the use of cash generated from operations. We expect to take a balanced approach to our use of cash in 2010 and beyond, which could include pension plan funding, preserving cash flexibility for potential strategic investments, and other general corporate uses and maintaining liquidity. Any purchases of MCBC stock on the open market would require a board-approved plan, which does not currently exist.

Credit markets in the United States and across the globe have improved significantly since the financial crisis of late 2008 and the market is strong for corporate borrowing. Based on communications with the lenders that are party to our \$750 million committed credit facility, we have no indication of any issues with our ability to draw on such credit facility if the need arose. We currently have no borrowings outstanding on this facility. In addition, we have uncommitted lines of credit with several banks should certain business units need additional liquidity, see Part II—Item 8 Financial Statements and Supplementary Data, Note 14 "DEBT" to the Consolidated Financial Statements.

#### Credit Rating

On May 8, 2009, Standard and Poor's lowered our long-term credit rating to BBB- from BBB and changed the outlook to stable from a negative watch. Standard and Poor's believes that Molson Coors' business profile benefits from some geographic diversity, good brand recognition, and historically good cash flow generation; however, the long-term rating was lowered due to high debt leverage, challenging industry conditions in the mature and low-growth markets in which we compete, and integration risks related to MillerCoors. The stable outlook reflects Standard and Poor's expectations that credit ratios will remain close to current levels in the near term due to challenging

market conditions and expected cash needs related to the MillerCoors joint venture. Any future downgrade to "below investment grade" would increase borrowing costs under our revolving line of credit (under which there were no borrowings as of December 26, 2009, or December 28, 2008), and trigger certain collateral requirements and early termination requirements on out-of-the-money derivative liabilities, as discussed in Part II—Item 8 Financial Statements and Supplementary Data, Note 19 "DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES" to the Consolidated Financial Statements.

#### MillerCoors

MillerCoors distributes its excess cash to its owners, SABMiller and MCBC, on a 58%/42% basis, respectively. MillerCoors does not carry significant debt obligations, and there are no restrictions from external sources on its ability to make cash distributions to its owners. However, we expect that our 2010 operating cash flows and investing cash flows will be unfavorably impacted by MillerCoors' internal cash flow requirements. We anticipate that MillerCoors will spend approximately \$50 million in 2010 related to restructuring and integration costs, and capital spending, to capture synergies. This compares to \$221 million in 2009. Also, MillerCoors' contributions to its defined benefit pension plans are expected to be \$100 million - \$120 million in 2010 compared to \$117 million in 2009.

# **Capital Expenditures**

In 2009, we spent \$124.7 million on capital improvement projects worldwide. Of this, approximately 52% was in support of the U.K. segment, with the remainder split between Canada (35%) and MCI and Corporate (13%). The capital expenditure plan for 2010 is expected to be approximately \$150 million, excluding MillerCoors.

## **Contractual Obligations and Commercial Commitments**

# Contractual Cash Obligations as of December 26, 2009

	Payments due by period						
	Total	Less than 1 year	1 - 3 years (In millions)	3 - 5 years	More than 5 years		
Total debt, including current							
maturities(1)	\$ 1,776.8	\$ 300.0	\$ 44.6	\$ 575.0	\$ 857.2		
Interest payments(2)	315.2	70.6	118.4	94.1	32.1		
Derivative payments(2)	2,626.6	463.0	2,163.6	_	_		
Retirement plan expenditures(3)	136.2	46.3	16.5	18.9	54.5		
Operating leases	119.4	27.7	37.7	20.9	33.1		
Capital leases	_	_	_	_	_		
Other long-term obligations(4)	3,617.0	1,048.0	630.0	428.8	1,510.2		
Total obligations	\$ 8,591.2	\$ 1,955.6	\$ 3,010.8	\$ 1,137.7	\$ 2,487.1		

- (1) Refer to debt schedule in Part II—Item 8 Financial Statements and Supplementary Data, Note 14 "DEBT" to the Consolidated Financial Statements.
- (2) The "interest payments" line includes interest on our bonds and other borrowings outstanding at December 26, 2009, excluding the cash flow impacts of any interest rate or cross currency swaps. Current floating interest rates and currency exchange rates are assumed to be constant throughout the periods presented. The "derivative payments" line includes the floating rate payment obligations, which are paid to counterparties under our interest rate and cross currency swap agreements, £530 million (\$846 million at December 26, 2009 exchange rate) payment due the cross currency swap counterparty in 2012, CAD\$1,201 million (\$1,144 million at December 26,

2009 exchange rates) payment due the cross currency swap counterparty in 2012, and CAD \$355 million (\$339 million at December 26, 2009 exchange rates) payment due the cross currency swap counterparty in 2010 Current floating interest rates and currency exchange rates are assumed to be constant throughout the periods presented. We anticipate receiving a total of \$2,190 million in fixed and floating rate payments from our counterparties under the swap arrangements, which offset the payments included in the table. As interest rates increase, payments to or receipts from our counterparties will also increase.

Net in	terest payments, in	cluding swap receipt	s and payments by	period
	Less than			More
		1 -	3 -	than
Total	1 year	3 years	5 years	5 years
		(In millions)		
\$751.6	\$ 119.6	\$ 505.8	\$ 94.1	\$ 32.1

- (3) Represents expected contributions under our defined benefit pension plans in the next twelve months and our benefits payments under retiree medical plans for all periods presented.
- (4) Approximately \$187 million of the total other long-term obligations relate to long-term supply contracts with third parties to purchase raw material and energy used in production. Approximately \$1,230 million relates to commitments associated with Tradeteam in the United Kingdom. The remaining amounts relate to sales and marketing, information technology services, open purchase orders and other commitments.

Not included in these contractual cash obligations are \$65.0 million of unrecognized tax benefits and \$18.7 million of indemnities provided to FEMSA for which we are unable to make estimates for timing of any related cash payments.

## Other Commercial Commitments as of December 26, 2009

	Amount of commitment expiration per period								
	amounts nmitted		ss than year	1 - 3 (In mil	years lions)	3 - 5	years		than ears
Standby letters of credit	\$ 17.4	\$	17.4	\$		\$	_	\$	_

#### **Advertising and Promotions**

As of December 26, 2009, our aggregate commitments for advertising and promotions, including sports sponsorship, total approximately \$205 million over the next five years and thereafter. Our advertising and promotions commitments are included in other long-term obligations in the contractual cash obligations table above.

#### **Pension Plans**

Our consolidated, unfunded pension position at the end of 2009 was approximately \$626.1 million, an increase of \$307.1 million from the end of 2008. Our unfunded position in the U.K. increased from \$222.9 million at the end of the 2008 to \$507.8 million at the end of 2009 due mainly to actuarial losses in the discounted benefit obligation of \$375.3 million and a \$26.9 million increase to the net liability as a result of foreign exchange translation (GBP strengthened versus the USD during 2009). Actuarial losses were due to a lower discount rate used to value the obligation given lower corporate bond rates, and higher long-term inflation assumptions consistent with U.K. market dynamics given our U.K. plan benefits are partially indexed to inflation. Offsetting these items was a \$226.5 million gain on plan assets. Our net unfunded position in Canada increased from \$89.2 million to \$110.9 million, despite the deconsolidation of BRI. The increase was attributable to actuarial losses to the discounted benefit

obligation of \$87.9 million and a \$11.0 million increase to the net liability as a result of foreign exchange translation (CAD strengthened versus the USD during 2009). Actuarial losses were due to a lower discount rate used to value the obligation as a result of lower corporate bond rates. Offsetting these items was a \$62.8 million gain on plan assets and the deconsolidation of BRI which had an unfunded position of \$31.4 million at the end of 2008. See Part II—Item 8 Financial Statements and Supplementary Data, Note 17 "EMPLOYEE RETIREMENT PLANS" to the Consolidated Financial Statements for more detail on the funded status of these plans.

We fund pension plans to meet the requirements set forth in applicable employee benefits laws. Sometimes we voluntarily increase funding levels to meet expense and asset return forecasts in any given year. Pension contributions on a consolidated basis were \$59.8 million in 2009. MillerCoors contributed \$117.3 million to its pension plans in 2009. Excluding MillerCoors, we anticipate making approximately \$35 million - \$40 million of both statutory and voluntary contributions to our pension plans in 2010. As a result of a \$100.0 million contribution to the U.K. pension plan in late 2008, there were not contributions to that plan in 2009 and none are required until 2012. Our U.K. pension plan is subject to a statutory valuation for funding purposes every three years, with the next valuation being as of June 30, 2010. Considering the unfunded status of the U.K. pension plan, its 2010 statutory valuation could result in a long-term funding commitment plan. We have taken numerous steps in recent years to reduce our exposure to these long-term obligations, including the closure of the U.K. pension plan to future earning of service credit in early 2009 and benefit modifications in several of our Canada plans. However, given the net liability of these plans, and their dependence upon the global financial markets for their financial health the plans will continue to require potentially significant amounts of cash funding.

#### **Postretirement Benefit Plans**

Our consolidated, unfunded postretirement benefit position at the end of 2009 was approximately \$159.7 million, a decrease of \$50.5 million from the end of 2008. The decrease was due mainly to the deconsolidation of BRI for \$68.4 and plan amendments in Canada of \$19.1 million. These consolidated decreases were offset by actuarial losses of \$8.4 million and an increase to the liability as a result of foreign exchange translation of \$21.5 million. Benefits paid under our postretirement benefit plans were approximately \$5.3 million in 2009 and \$17.6 million in 2008. Under our postretirement benefit plans, we expect payments of approximately \$7.4 million in 2010. See Part II—Item 8 Financial Statements and Supplementary Data, Note 18 "POSTRETIREMENT BENEFITS" to the Consolidated Financial Statements for more detail on these plans.

# Contingencies

We enter into contractual arrangements under which we may agree to indemnify third parties from any losses or guarantees incurred relating to pre-existing conditions arising from certain events as defined within the particular contract, which may include, for example, litigation or claims relating to past performance. See Part II—Item 8 Financial Statements and Supplementary Data, Note 21 "COMMITMENTS AND CONTINGENCIES" to the Consolidated Financial Statements for a discussion of our indemnity and environmental obligations.

We provide indemnities to FEMSA regarding certain tax, civil and labor claims, including cases related to purchased tax credits. See Part II—Item 8 Financial Statements and Supplementary Data, Note 21, under the caption "COMMITMENTS AND CONTINGENCIES—Indemnity Obligations—Sale of Kaiser," to the Consolidated Financial Statements, for a detailed discussion.

# **Off-Balance Sheet Arrangements**

As of December 26, 2009, we did not have any material off-balance sheet arrangements (as defined in Item 303(a)(4)(ii) of Regulation S-K).

## Outlook for 2010

In 2010, we will continue to focus on building strong brands, reducing costs in each of our businesses, and generating cash. We expect volume to remain challenging, especially in the first half, but we are focused on continuing to establish a strong brand base to our business that ensures we not only manage the current market but that we take full advantage of revenue upsides when market momentum improves.

In Canada, we expect a return to normal industry growth levels when the Canadian economy improves, but this timing is uncertain. Regardless of economic conditions, we continue to anticipate a challenging competitive environment, with extensive price discounting and increased investment related to offering enhanced value propositions to consumers. We have begun to implement against our commitment to improve the brand portfolio in Canada with the launches of *Rickard's Dark*, *Molson "M,"* and *Molson Canadian 67*, the lowest calorie beer in Canada, and saw favorable volume strength in the latter part of the 4th quarter as a result. This focus has continued into 2010 with the January launch of Keystone Light and Keystone Lager into the Ontario and Western regions, as well as a redesign of our Carling packaging in Canada to reflect the visual appeal of the biggest beer brand in the U.K. These portfolio enhancements leverage our global brand set and are designed to strengthen our value offerings in the Canada regions where we have faced significant challenges, specifically from the smaller brewers who have been market share beneficiaries for the past two years. We are also hosting Olympic fans in our 65,000 square-foot Molson Canadian Hockey House, built especially for the Vancouver Olympic Games, which occurs in February 2010.

In the U.S., MillerCoors will continue working to deliver its \$500 million synergy commitment and an additional \$200 million in incremental cost savings, while maintaining strong investment behind the MillerCoors strategic brands.

In the U.K., the business is now on much firmer footing and has made substantial progress in improving profitability. During 2010 we expect incremental benefits to accrue from our Cobra business, which we acquired late in second quarter 2009, including bringing production inhouse during the course of 2010. We are also in the process of implementing a new enterprise information system in the fall of 2010. While we expect moderate implementation costs in the near term, this system will help drive efficiencies in future years. We closed our UK defined benefit pension plan to future accrual in April 2009, with a view to minimizing future risk and exposure. Despite a recent improvement in the global economic outlook, pension-related interest rates have fallen to historic lows, and equity values remain below peak levels of two years ago. As a result, we expect our 2010 UK pension expense to be approximately \$32 million higher than in 2009. We do not expect the deterioration in funded status to have an impact on UK cash contributions in 2010.

Regarding costs, our management teams continue to reduce costs in each business. The current inflationary environment presents a significant challenge for us to overcome by continuing to drive pricing and cost savings across many areas of our business.

- In Canada, we currently expect our 2010 cost of goods sold per hectolitre in local currency to decrease at a low-single-digit rate as we anticipate that cost inflation to be more than offset by continued delivery of our RFG cost savings.
- MillerCoors expects to achieve \$450 million toward the commitment of \$500 million of cumulative annual synergies by the end of 2010. Additionally, the U.S. team will continue to

work toward its incremental second-generation cost reductions of \$200 million with expected completion in 2012.

• In a challenging industry volume environment, we expect 2010 U.K. cost of goods per hectoliter to increase at a mid-single-digit rate in local currency. Drivers include a shift in our sales mix toward the high-cost off-premise channel and product mix reflecting more Cobra and draught Magners volume. We expect cost of goods comparisons to be more challenging in the first half of the year than the second half.

With regard to foreign currency impacts, if the Canadian Dollar and British Pound remain consistent relative to the U.S. Dollar, we may face substantial currency translation impacts throughout 2010 when compared with the 2009 actual results for those periods:

- At 2009 year end rates, Canadian Dollar appreciation would positively impact our Canada pretax earnings by approximately 5% to 20% over prior-year pretax earnings in each of the first three quarters of 2010, with minimal appreciation in the 4th quarter. We anticipate our debt structure and currency hedging programs would offset about 50% to 60% of this foreign currency translation impact in 2010.
- British Pound appreciation would positively impact our U.K. pretax earnings by about 5% in the second quarter of 2010, with a slight depreciation in the third and fourth quarters. Our U.K. business generally reports a small loss in the first quarter, so currency effects are minimized. We have no significant currency hedges focused on British Pound exposures.

We forecast full-year 2010 MCI and Corporate marketing, general and administrative expense of approximately \$180 million, plus or minus 5%.

#### Interest

We anticipate 2010 Corporate net interest expense of approximately \$105 million at December 26, 2009, foreign exchange rates, excluding U.K. trade loan interest income.

#### Tax

Our tax rate is volatile and may move up or down with changes in, among other things, the amount and source of income or loss, our ability to utilize foreign tax credits, changes in tax laws, and the movement of liabilities established pursuant to authoritative guidance as statute of limitations expire or positions are otherwise effectively settled. We anticipate that our 2010 effective tax rate on income will be in the range of 18% to 22%. We continue to expect our normalized long-term tax rate to be in the range of 22% to 26% after 2010. In addition, there are other pending law changes in the U.S., U.K., and Canada that if enacted, could have an impact on our effective tax rate.

# **Critical Accounting Estimates**

Management's discussion and analysis of our financial condition and results of operations are based upon our consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States, or U.S. GAAP. We review our accounting policies on an on-going basis. The preparation of our consolidated financial statements requires us to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosures of contingent assets and liabilities. We base our estimates on historical experience and on various other assumptions we believe to be reasonable under the circumstances. By their nature, estimates are subject to uncertainty. Actual results may differ materially from these estimates under different assumptions or conditions. We have identified the accounting estimates below as critical to our financial condition and results of operations.

# Pension and Postretirement Benefits

We have defined benefit plans that cover the majority of our employees in Canada and the United Kingdom. We also have postretirement welfare plans in Canada and the United States that provide medical benefits for retirees and eligible dependents and life insurance for certain retirees. The accounting for these plans is subject to guidance regarding employers' accounting for pensions and employers' accounting for postretirement benefits other than pensions. This guidance requires that management make certain assumptions regarding the long-term rate of return on plan assets, discount rates used to measure future obligations and expenses, salary increases, inflation, health care cost trend rates and other assumptions. We believe that the accounting estimates related to our pension and postretirement plans are critical accounting estimates because they are highly susceptible to change from period to period based on market conditions.

At the end of each fiscal year, we perform an analysis of high quality corporate bonds and compare the results to appropriate indices and industry trends to support the discount rates used in determining our pension liabilities in Canada. We reference a published bond index rate whose duration reflects our obligations in determining our discount rate with respect to U.K. pension liabilities. Discount rates and expected rates of return on plan assets are selected at the end of a given fiscal year and impact expense in the subsequent year. A 50 basis point change in certain assumptions made at the beginning of 2009 would have had the following effects on 2009 pension expense:

	Impact to 2009 pension costs -50 basis points (unfavorable) favorable		sts ints le)
Description of pension sensitivity item	Rec	duction I	ncrease
		(In million	s)
Expected return on Canada salary plan assets, 4.40%	\$	(1.5) \$	1.5
Expected return on Canada hourly plan assets, 6.70%	\$	(4.1) \$	4.1
Expected return on Canada nonqualified plan assets, 2.30%	\$	(0.2) \$	0.2
Expected return on U.K. plan assets, 7.45%	\$	(8.7) \$	8.7
Discount rate on Canada salary pension expense, 6.10%	\$	0.4 \$	0.2
Discount rate on Canada hourly pension expense, 6.40%	\$	0.2 \$	1.6
Discount rate on Canada nonqualified pension expense, 6.10%	\$	0.1 \$	(0.1)
Discount rate on U.S. nonqualified pension expense, 5.98%	\$	— \$	_
Discount rate on U.K. pension expense, 6.45%	\$	(7.2) \$	0.6

Certain components of pension and postretirement benefits expense are impacted by methodologies that normalize, or "smooth," changes to the funded status of the liabilities with respect to their recognition in the income statement. We employ two primary methodologies in this respect: the "market-related value" approach for asset valuation and the "corridor approach" for amortizing actuarial gains and losses.

Our expected return on assets percentage factor is not applied to the actual market value of assets as of the end of the preceding year in determining that component of pension expense; rather it is applied to the "market-related value," which employs an asset smoothing approach to the asset pools. While employer contributions and realized gains and losses (such as dividends received or gains and losses on sales of assets) are reflected immediately in the "market-related value" of assets, unrealized gains and losses are amortized into the "market-related value" over five years. Therefore, only 20% of the significant unrealized losses in asset values experienced in the later part of 2008 will enter into "market-related value" asset pools upon which 2009 expected return on plan assets (a component of pension expense) will be calculated. However, those losses continue to be amortized into the "market-related value" pools of assets through 2013. Therefore, if asset values do not recover or recover more

slowly than they declined, future years' pension expense will continue to be impacted by the losses experienced in prior years.

Our pension and postretirement plans expense is also influenced by the amortization (or non-amortization) of gains and losses. Gains and losses occur when actual experience differs from estimates and assumptions with regard to asset returns, discount rates and other estimates related to plan participants, such as turnover, mortality and rate of salary increases.

Such gains and losses impact the funded status of our plans when they are measured, with an offset in other comprehensive income, thereby deferring their recognition in the income statement. We employ a "corridor" approach for determining the potential amortization of these gains and losses as a component of pension and postretirement plans' expense. To the extent gains and losses are greater than a set threshold or "outside the corridor," the difference is amortized over the remaining working life of the plan's participants. If a plan has been closed, such as our U.K. Plan as of April 1, 2009, the remaining life of all plan participants (including retirees) is used for the amortization period. The corridor is defined as the greater of 10% of a plan's projected benefit obligation or 10% of a plan's assets.

The "market-related value" approach for asset impacts the amortization of gains and losses because any one year's plan assets' gains or losses are amortized over a five year period (20% per year) when determining the gains and losses to be compared to the 10% corridor. Similar to the impact on expected return on plan assets discussed above, this may result in significant movements in pension expense for several years following a significant loss or gain, such as the loss we experienced in 2008 due to the global financial crisis.

Due to decreases in discount rates, increases in inflation assumptions and the continued softness in asset values, deferred losses in our U.K. plan exceeded 10% of its projected benefit obligation, triggering amortization of a portion of such losses in 2010. We continue to exceed the 10% corridor in several of our Canadian plans.

MillerCoors also employs a corridor approach with regard to amortizing gains and losses present in their pension and postretirement plans. However, MillerCoors uses the "market value" approach to determine plan asset gains and losses to be compared to the corridor, meaning there is no smoothing of those asset gains and losses over five years. As a result, MillerCoors pension expense is subject to additional volatility when compared to MCBC's plan. During 2009, MillerCoors recognized \$24.0 million in additional expense due to plan amendments. We anticipate that MillerCoors will recognize pension expense of approximately \$70 million in 2010, which is consistent with 2009 pension expense excluding the effects of these plan amendments. This will favorably impact our equity method income in 2010 from MillerCoors. See Part II—Item 8 Financial Statements and Supplementary Data, Note 17 "EMPLOYEE RETIREMENT PLANS" and Note 18 "POSTRETIREMENT BENEFITS" to the Consolidated Financial Statements, for further information about the financial status of these plans.

Assumed health care cost trend rates have a significant effect on the amounts reported for the retiree health care plan. A one-percentage point change in assumed health care cost trend rates would have the following effects:

	1% point increase			% point ecrease
	(unfavorable) favorable (In millions)			
Canada plans (Molson)				
Effect on total of service and interest cost				
components	\$	(1.4)	\$	1.2
Effect on postretirement benefit obligation	\$	(15.8)	\$	14.3
U.S. plan				
Effect on total of service and interest cost				
components	\$	_	\$	_
Effect on postretirement benefit obligation	\$	(0.2)	\$	0.2

Equity assets are diversified between domestic and other international investments. Relative allocations reflect the demographics of the respective plan participants. The following compares target asset allocation percentages with actual asset allocations at December 26, 2009:

	Canada pla	ns assets	U.K. plan assets					
	Target allocations	Actual allocations	Target allocations	Actual allocations				
Equities	32.9%	30.8%	30.0%	35.0%				
Fixed income	67.1%	68.5%	40.0%	39.5%				
Hedge funds	0.0%	0.0%	15.0%	14.6%				
Real estate	0.0%	0.0%	7.0%	4.4%				
Other	0.0%	0.7%	8.0%	6.5%				

#### Contingencies, Environmental and Litigation Reserves

We estimate the range of liability related to environmental matters or other legal actions where the amount and range of loss can be estimated. We record our best estimate of a loss when the loss is considered probable. As additional information becomes available, we assess the potential liability related to any pending matter and revise our estimates. Costs that extend the life, increase the capacity or improve the safety or efficiency of company-owned assets or are incurred to mitigate or prevent future environmental contamination may be capitalized. Other environmental costs are expensed when incurred. We also expense legal costs as incurred. See Part II—Item 8 Financial Statements and Supplementary Data, Note 21 "COMMITMENTS AND CONTINGENCIES" to the Consolidated Financial Statements for a discussion of our contingencies, environmental and litigation reserves at December 26, 2009.

Historically, the valuation of a majority of our recorded liabilities for Kaiser indemnity obligations were determined using multiple probability-weighted scenarios. During 2009, FEMSA elected to participate in a Brazilian tax amnesty program. That program has substantially reduced penalties, interest, and attorneys' fees owed by FEMSA to the government. We consented to FEMSA's participation in the amnesty. As a result, a larger portion of our estimated liabilities associated with purchased tax credit cases are now considered probable losses under the indemnities, and were reclassified as current liabilities in 2009 to reflect our estimates of the timing of potential resolution. Despite our consent, we have not agreed to an amount we owe to FEMSA, and we are in discussions with FEMSA regarding the terms of the amnesty settlement and its impact on each party. We can make no assurances regarding the outcome of those discussions. Our indemnity to FEMSA also covers fees and expenses that Kaiser incurs to argue the cases through the administrative and judicial systems. Any costs associated with these items would be recognized in Discontinued Operations.

Because of FEMSA's participation in the amnesty program, we have determined that the great majority of those obligations represent probable losses, and as a result, our liabilities now reflect our best estimate of loss. Our estimate of probable loss assumes a one-time cash settlement of our indemnity obligations associated with purchased tax credits, with a release of future indemnity obligations for those items. If a one-time settlement is not reached with FEMSA, then our indemnity obligations would be paid over an extended period of time and we would continue to provide indemnity coverage to FEMSA as future events occur, which could cause volatility in the Discontinued Operations section of our statement of operations.

For the remaining portion of our indemnity obligations, we continue to utilize probability-weighted scenarios in determining the value of the indemnity obligations.

See Part II—Item 8 Financial Statements and Supplementary Data, Note 21 "COMMITMENTS AND CONTINGENCIES" to the Consolidated Financial Statements.

# Goodwill and Other Intangible Asset Valuation

We evaluate the carrying value of our goodwill and indefinite-lived intangible assets for impairment annually, and we evaluate our other intangible assets for impairment when there is evidence that events or changes in circumstances indicate that the carrying amount of these assets may not be recoverable. We completed the evaluations of goodwill and indefinite-lived intangible assets during the third quarter of 2009. With regard to goodwill, the fair values of our reporting units exceeded their carrying values, allowing us to conclude that no impairments of goodwill have occurred. With regard to our indefinite-lived intangible assets, most significantly Molson's core brands sold in Canada, the *Carling* brand sold in the U.K., and distribution rights to sell *Coors Light* in Canada, the fair values of the assets also exceeded their carrying values. Significant judgments and assumptions were required in the evaluation of goodwill and intangible assets for impairment. See Part II—Item 8 Financial Statements and Supplementary Data, Note 13 "GOODWILL AND INTANGIBLE ASSETS" to the Consolidated Financial Statements for further discussion and presentation of these amounts.

We use a combination of discounted cash flow analyses and evaluations of values derived from market comparable transactions and earnings multiples of comparable public companies to determine the fair value of reporting units. Our cash flow projections are based on various long-range financial and operational plans of the Company. In 2009, discount rates used for fair value estimates for reporting units were 8.5% and 9% for Canada and the U.K., respectively. These rates are based on weighted average cost of capital, driven by, among other factors, the prevailing interest rates in geographies where these businesses operate, as well as the credit ratings and financing abilities and opportunities of each reporting unit. We use an excess earnings approach to determine the fair values of our indefinite-lived intangible assets. Discount rates used for testing of indefinite-lived intangibles ranged from 8.5% to 10%. These rates largely reflect the rates for the overall enterprise valuations, with some level of premium associated with the specificity of the intangibles themselves. Our reporting units operate in relatively mature beer markets, where we are reliant on a major brand for a high percentage of sales. Changes in the factors used in the estimates, including declines in industry or company-specific beer volume sales, margin erosion, termination of brewing and/or distribution agreements with other brewers, and discount rates used, could have a significant impact on the fair values of the reporting units and, consequently, may result in goodwill or indefinite-lived intangible asset impairment charges in the future.

#### **Derivatives and Other Financial Instruments**

The following tables present a roll forward of the fair values of debt and derivative contracts outstanding as well as their maturity dates and how those fair values were obtained (in millions):

Fair value of contracts outstanding at December 30,	
2007	\$ (2,839.7)
Contracts realized or otherwise settled during the	
period	454.0
Fair value of new contracts entered into during the	
period	22.3
Other changes in fair value	404.8
Fair value of contracts outstanding at December 28,	
2008	\$ (1,958.6)
Contracts realized or otherwise settled during the	
period	(157.8)
Fair value of new contracts entered into during the	
period	(9.1)
Other changes in fair value	(206.0)
Fair value of contracts outstanding at December 26,	
2009	\$ (2,331.5)

	Fair value of contracts at December 26, 2009								
Source of fair value	le	aturities ss than 1 year		aturities - 3 years		laturities - 5 years		Maturities n excess of 5 years	Total fair value
Prices actively quoted	\$	_	\$	(51.5)	\$	(642.9)	\$	(906.6)	\$ (1,601.0)
Prices provided by other external									
sources		(355.7)		(373.0)		_		_	(728.7)
Prices based on models and other									
valuation methods		(1.8)		_		_		_	(1.8)
	\$	(357.5)	\$	(424.5)	\$	(642.9)	\$	(906.6)	\$ (2,331.5)

We use derivatives in the normal course of business to manage our exposure to fluctuations in production and packaging material prices, interest rates and foreign currency exchange rates, and for other strategic purposes related to our core business. We record our derivatives on the Consolidated Balance Sheet as assets or liabilities at fair value. Such accounting is complex, as are the significant judgments and estimates involved in the estimation of fair value in the absence of quoted market values. These estimates are based upon valuation methodologies deemed appropriate in the circumstances; however, the use of different assumptions could have a material effect on the estimated fair value amounts. See Part II—Item 8 Financial Statements and Supplementary Data, Note 14 "DEBT" and Note 19 "DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES" to the Consolidated Financial Statements for additional information.

Our market-sensitive derivative and other financial instruments, as defined by the Securities and Exchange Commission ("SEC"), are debt, foreign currency forward contracts, commodity swaps, interest rate swaps, cross currency swaps and total return equity swaps. We monitor foreign exchange risk, interest rate risk, commodity risk, equity price risk and related derivatives using sensitivity analysis.

We have performed a sensitivity analysis (see below) to estimate our exposure to market risk of interest rates, foreign exchange rates, commodity prices and equity prices. The sensitivity analysis reflects the impact of a hypothetical 10% adverse change in the applicable market. The volatility of the applicable rates and prices are dependent on many factors that cannot be forecast with reliable accuracy. Therefore, actual changes in fair values could differ significantly from the results presented in the table below.

	As of						
Estimated fair value volatility	Dece	mber 26, 2009	December 28, 2008				
	(In millions)						
Foreign currency risk:							
Forwards	\$	(4.2)	\$	(16.6)			
Interest rate risk:							
Forward interest rate							
swaps	\$	(4.6)	\$	_			
Debt, swaps	\$	(120.4)	\$	(74.5)			
Commodity price risk:							
Swaps	\$	(0.7)	\$	_			
Cross currency risk:							
Swaps	\$	(1.3)	\$	(6.5)			
Equity price risk:							
Cash settled total return							
swap	\$	(48.3)	\$	(33.9)			

## **Income Tax Assumptions**

We account for income taxes in accordance with authoritative guidance. Judgment is required in determining our worldwide provision for income taxes. In the ordinary course of our global business, there are many transactions for which the ultimate tax outcome is uncertain. Additionally, our income

tax provision is based on calculations and assumptions that are subject to examination by many different tax authorities. We adjust our income tax provision in the period it is probable that actual results will differ from our estimates. Tax law and rate changes are reflected in the income tax provision in the period in which such changes are enacted.

We have elected to treat our portion of all foreign subsidiary earnings through December 26, 2009 as permanently reinvested under accounting guidance and accordingly, have not provided for any U.S. federal or state tax thereon. As of December 26, 2009, approximately \$1,140 million of retained earnings attributable to foreign subsidiaries was considered to be indefinitely invested. Our intention is to reinvest the earnings permanently or to repatriate the earnings when it is tax effective to do so. It is not practicable to determine the amount of incremental taxes that might arise were these earnings to be remitted. However, we believe that U.S. foreign tax credits would largely eliminate any U.S. taxes and offset any foreign withholding taxes due upon remittance.

We record a valuation allowance to reduce our deferred tax assets to the amount that is more likely than not to be realized. While we consider future taxable income and ongoing prudent and feasible tax planning strategies in assessing the need for the valuation allowance, in the event we were to determine that we would be able to realize our deferred tax assets in the future in excess of its net recorded amount, an adjustment to the deferred tax asset would increase income in the period a determination was made. Likewise, should we determine that we would not be able to realize all or part of our net deferred tax asset in the future, an adjustment to the deferred tax asset would be charged to income in the period such determination was made.

#### **New Accounting Pronouncements Not Yet Adopted**

# Consolidation of Variable Interest Entities

In June 2009, the Financial Accounting Standards Board ("FASB") issued authoritative guidance related to the consolidation of variable interest entities, which requires an enterprise to determine whether its variable interest or interests give it a controlling financial interest in a variable interest entity. The primary beneficiary of a variable interest entity is the enterprise that has both (1) the power to direct the activities of a variable interest entity that most significantly impact the entity's economic performance, and (2) the obligation to absorb losses of the entity that could potentially be significant to the variable interest entity or the right to receive benefits from the entity that could potentially be significant to the variable interest entity. This amendment also requires ongoing reassessments of whether an enterprise is the primary beneficiary of a variable interest entity requiring consolidation. The guidance is effective for our first quarter ending March 27, 2010. We are currently evaluating the impact that this guidance may have on the determination or reporting of our financial results.

# **Related Party Transactions**

#### Transactions with Management and Others

We employed members of the Coors and Molson families, who collectively owned 88% of the class A shares, common and exchangeable, of the Company throughout 2009. Hiring and placement decisions are made based upon merit, and compensation packages offered are commensurate with policies in place for all employees of the Company.

As of December 26, 2009, the Molson Foundation and other entities controlled by the Molson family collectively owned 44% of our Class A common and exchangeable stock, approximately 3% of our Class B common and exchangeable stock. As of December 26, 2009, various Coors family trusts collectively owned approximately 44% of our Class A common and exchangeable stock, approximately 12% of our Class B common and exchangeable stock.

During the fourth quarter of 2009, MCC sold its 19.9% indirect common ownership interest in the Montréal Canadiens professional hockey team, the Gillett Entertainment Group and certain related assets (collectively, the "Club") to CH Group Limited Partnership / Societe en commandite Group CH (formerly Racine Limited Partnership / Societe en commandite Racine) ("CH Group"). The general partner of CH Group and one of its limited partners are entities affiliated with Andrew and Geoff Molson who are both members of the Board of Directors of the Company. The selling price of our interest in the Club was based on the price at which CH Group purchased the 80.1% controlling interest in the Club from an independent third party. See Part II—Item 8 Financial Statements and Supplementary Data, Note 4 "EQUITY INVESTMENTS" to the Consolidated Financial Statements for further discussion.

Subsequent to our fiscal year ended 2009, MCBC sold the Coors family home in Golden, Colorado to the Adolph Coors Company LLC for \$540,000. The selling price was based on a market appraisal by an independent third party.

# Certain Business Relationships

See Part II—Item 8 Financial Statements and Supplementary Data, Note 4 "EQUITY INVESTMENTS" to the Consolidated Financial Statements regarding our significant related party transactions.

# ITEM 7A. Quantitative and Qualitative Disclosures About Market Risk

Details of market sensitive derivative and other financial instruments, including their fair values, are included in the table below. These instruments include long-term debt, foreign currency swaps, commodity swaps, forward starting interest rate swaps, and cross currency swaps.

	Notional amounts by expected maturity date								December 28,
	2010	2011		December	2014	TT1 64	T-4-1	2009	2008
	2010	2011	2012	2013		Thereafter millions)	Total	Fair value	Fair value
Long-term debt:					(11	· •••••			
USD \$300 million,									
4.85% fixed									
rate, due 2010									
(1)	\$300.0	\$ —	\$ —	\$ —	\$ —	\$ —	\$ 300.0	\$ (312.6)	\$ (302.3)
CAD \$200 million,									
7.5% fixed rate,									
due 2011(2)	_	_	_	_	_	_	_	_	(169.1)
USD \$850 million,									
6.375% fixed									
rate, due 2012									
(3)	_	_	44.6	_	_	_	44.6	(51.5)	(46.8)
CAD \$900 million,									
5.0% fixed rate,									
due 2015(1)	_	_	_	_	—	857.2	857.2	(906.6)	(669.6)
USD \$575 million,									
2.5% convertible									
bonds, due 2013									
(4)		_		575.0	_	_	575.0	(642.9)	(629.7)
Foreign currency									
management:	400.5		20.0				220.2	(0.5)	70.1
Forwards	198.7	112.6	28.0			_	339.3	(8.6)	52.1
Cross currency	200.0		1 600 4				1.000.4	(412.0)	(107.2)
swaps(1)(3)	300.0	_	1,692.4	_	_	_	1,992.4	(413.0)	(197.3)
Commodity									
pricing									
management:	2.5						2.5	(0,0)	(1.6)
Swaps	2.5	_	_	_	_	_	2.5	(0.8)	(1.6)
Interest rate									
pricing management:									
Forward starting									
interest rate									
swaps	190.5						190.5	6.3	
Interest rate swaps	190.5	<u> </u>	<u>—</u>	<del></del>	_	<del>_</del>	190.5	0.5	<u> </u>
(2)						_			7.2
Equity pricing									7.2
management:									
AUD									
\$496.5 million									
total return swap	439.0				_		439.0	(1.8)	(1.4)
								(2.0)	()

Our objective in managing our exposure to fluctuations in interest rates, foreign currency exchange rates, and production and packaging materials prices is to decrease the volatility of our earnings and cash flows affected by potential changes in underlying rates and prices

We do not hedge the value of net investments in foreign-currency-denominated operations or translated earnings of foreign subsidiaries. Our primary foreign currency exposures are the Canadian dollar ("CAD") and the British pound sterling ("GBP").

(1) Prior to issuing the bonds on September 22, 2005 (See Part II—Item 8 Financial Statements and Supplementary Data, Note 14 "DEBT" to the Consolidated Financial Statements), we entered into a bond forward transaction for a portion of the Canadian offering. The bond forward transaction effectively established, in advance, the yield of the government of Canada bond rates over which the Company's private placement was priced. At the time of the private placement offering

and pricing, the government of Canada bond rates was trading at a yield lower than that locked in with the Company's interest rate lock. This resulted in a loss of \$4.0 million on the bond forward transaction. Per guidance pertaining to derivatives and hedging, the loss is being amortized over

the life of the Canadian issued private placement and will serve to increase the Company's effective cost of borrowing by 4.9 basis points compared to the stated coupon on the issue.

Simultaneously with the U.S. private placement we entered into a cross currency swap transaction for the entire USD \$300 million issue amount and for the same maturity. In this transaction we exchanged our \$300 million for a CAD \$355.5 million obligation with a third party. The terms of the transaction are such that the Company will pay interest at a rate of 4.28% to the third party on the amount of CAD \$355.5 million and will receive interest at a rate of 4.85% on the \$300 million amount. There was an exchange of principal at the inception of this transaction and there will be a subsequent exchange of principal at the termination of the transaction. We have designated this transaction as a hedge of the variability of the cash flows associated with the payment of interest and principal on the USD securities. Consistent with guidance pertaining to derivatives and hedging, all changes in the value of the transaction due to foreign exchange are being recorded through the statement of operations and are being offset by a revaluation of the associated debt instrument. Changes in the value of the transaction due to interest rates are being recorded to other comprehensive income.

- (2) The BRI joint venture is a party to interest rate swaps, converting CAD \$100.0 million notional amount from fixed rates to floating rates and mature in 2011. There was no exchange of principal at the inception of the swaps. These interest rate swaps qualify for hedge accounting treatment. We deconsolidated BRI from our financial statements in the first quarter of 2009.
- (3) We are a party to certain cross currency swaps totaling GBP £530.0 million (approximately USD \$774 million at prevailing foreign currency exchange rates in 2002, the year we entered into the swaps). The swaps included an initial exchange of principal in 2002 and will require final principal exchange on the settlement date of our 6 <sup>3</sup>/8 % notes due in 2012 (See Part II—Item 8 Financial Statements and Supplementary Data, Note 19 "DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES" to the Consolidated Financial Statements for further discussion). The swaps also call for an exchange of fixed GBP interest payments for fixed USD interest receipts. At the initial principal exchange, we paid USD to a counterparty and received GBP. Upon final exchange, we will provide GBP to the counterparty and receive USD. The cross currency swaps have been designated as cash flow hedges.
- (4) On June 15, 2007, MCBC issued \$575 million of 2.5% Convertible Senior Notes in a public offering discussed further in Part II—Item 8 Financial Statements and Supplementary Data, Note 14 "DEBT" to the Consolidated Financial Statements.

# ITEM 8. Financial Statements and Supplementary Data

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#### MANAGEMENT'S REPORT

The preparation, integrity and objectivity of the financial statements and all other financial information included in this annual report are the responsibility of the management of Molson Coors Brewing Company. The financial statements have been prepared in accordance with generally accepted accounting principles in the United States, applying estimates based on management's best judgment where necessary. Management believes that all material uncertainties have been appropriately accounted for and disclosed.

The established system of accounting procedures and related internal controls provide reasonable assurance that the assets are safeguarded against loss and that the policies and procedures are implemented by qualified personnel. The Company's management assessed the effectiveness of the Company's internal control over financial reporting as of December 26, 2009. In making this assessment, the Company's management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in *Internal Control—Integrated Framework*. Based upon its assessment, management concluded that, as of December 26, 2009, the Company's internal control over financial reporting was effective.

PricewaterhouseCoopers LLP, the Company's independent registered public accounting firm, provides an objective, independent audit of the consolidated financial statements and internal control over financial reporting. Their accompanying report is based upon an examination conducted in accordance with standards of the Public Company Accounting Oversight Board (United States), including tests of accounting procedures, records and internal controls.

The Board of Directors, operating through its Audit Committee composed of independent, outside directors, monitors the Company's accounting control systems and reviews the results of the Company's auditing activities. The Audit Committee meets at least quarterly, either separately or jointly, with representatives of management, PricewaterhouseCoopers LLP, and internal auditors. To ensure complete independence, PricewaterhouseCoopers LLP and the Company's internal auditors have full and free access to the Audit Committee and may meet with or without the presence of management.

Peter Swinburn President & Chief Executive Officer, Molson Coors Brewing Company February 19, 2010 Stewart Glendinning Chief Financial Officer, Molson Coors Brewing Company February 19, 2010

# Report of Independent Registered Public Accounting Firm

To the Board of Directors and Shareholders Of Molson Coors Brewing Company:

In our opinion, the consolidated financial statements listed in the accompanying index present fairly, in all material respects, the financial position of Molson Coors Brewing Company and its subsidiaries at December 26, 2009 and December 28, 2008, and the results of their operations and their cash flows for each of the three years in the period ended December 26, 2009 in conformity with accounting principles generally accepted in the United States of America. In addition, in our opinion the financial statement schedule listed in the index appearing under Item 15(a) (2) presents fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements. Also in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 26, 2009 based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company's management is responsible for these financial statements and financial statement schedule, for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in Management's Report on Internal Control over Financial Reporting appearing under Item 9A. Our responsibility is to express opinions on these financial statements, on the financial statement schedule, and on the Company's internal control over financial reporting based on our integrated audits. We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

As discussed in Note 2 to the consolidated financial statements, the Company changed the manner in which it accounts for uncertain tax positions in 2007 and the manner in which it accounts for convertible debt and noncontrolling interests in 2009.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

PricewaterhouseCoopers LLP Denver, Colorado February 19, 2010

# CONSOLIDATED STATEMENTS OF OPERATIONS

# (IN MILLIONS, EXCEPT PER SHARE DATA)

	For the Years Ended December 26, December 28,					December 30,	
		2009	4	2008	4	2007	
Sales	\$	4,426.5	\$	6,651.8	\$	8,319.7	
Excise taxes		(1,394.1)		(1,877.5)		(2,129.1)	
Net sales		3,032.4		4,774.3		6,190.6	
Cost of goods sold		(1,726.9)		(2,840.8)		(3,702.9)	
Gross profit		1,305.5		1,933.5		2,487.7	
Marketing, general and administrative expenses		(900.8)		(1,333.2)		(1,734.4)	
Special items, net		(32.7)		(133.9)		(112.2)	
Equity income in MillerCoors		382.0		155.6			
Operating income		754.0		622.0		641.1	
Other (expense) income, net		(0.6.6)		(110.1)		(124.0)	
Interest expense		(96.6)		(119.1)		(134.9)	
Interest income Debt extinguishment costs		10.7		17.3		26.6	
Other income (expense), net, includes \$46.0 gain in		_		(12.4)		(24.5)	
2009 on related party transaction, see Note 4.		49.4		(8.4)		17.7	
Total other expense, net		(36.5)		(122.6)		(115.1)	
Income from continuing operations before income							
taxes		717.5		499.4		526.0	
Income tax benefit (expense)		14.7		(96.4)		(1.0)	
Income from continuing operations		732.2		403.0		525.0	
Loss from discontinued operations, net of tax		(9.0)		(12.1)		(17.7)	
Net income	-	723.2		390.9		507.3	
Less: Net income attributable to noncontrolling	-		_		_		
interests		(2.8)		(12.2)		(15.3)	
Net income attributable to Molson Coors Brewing							
Company	\$	720.4	\$	378.7	\$	492.0	
Basic income (loss) per share:					_		
From continuing operations	\$	3.96	\$	2.14	\$	2.85	
From discontinued operations		(0.05)		(0.07)		(0.10)	
Basic net income per share	\$	3.91	\$	2.07	\$	2.75	
Diluted income (loss) per share:			_		_		
From continuing operations	\$	3.92	\$	2.11	\$	2.81	
From discontinued operations		(0.05)		(0.07)	_	(0.10)	
Diluted net income per share	\$	3.87	\$	2.04	\$	2.71	
Weighted average shares—basic		184.4	_	182.6	_	178.7	
Weighted average shares—diluted		185.9		185.5		181.4	
Amounts attributable to MCBC							
Income from continuing operations, net of tax	\$	729.4	\$	390.8	\$	509.7	
Loss from discontinued operations, net of tax		(9.0)		(12.1)		(17.7)	
Net income	\$	720.4	\$	378.7	\$	492.0	
	_			=======================================	_		

# CONSOLIDATED BALANCE SHEETS

# (IN MILLIONS)

	As of			
	Dec	ember 26, 2009	De	ecember 28, 2008
Assets				
Current assets:				
Cash and cash equivalents	\$	734.2	\$	216.2
Accounts and notes receivable:				
Trade, less allowance for doubtful accounts of \$10.1 and \$7.9,				
respectively		513.8		432.9
Affiliates		52.9		39.6
Current notes receivable and other receivables, less allowance for				
doubtful accounts of \$2.8 and \$3.3, respectively		150.5		162.9
Inventories:				
Finished		111.1		89.1
In process		18.3		13.4
Raw materials		43.6		43.3
Packaging materials		63.2		46.3
Total inventories		236.2		192.1
Maintenance and operating supplies, less allowance for obsolete				
supplies of \$4.1 and \$4.6, respectively		17.7		14.8
Other current assets, less allowance for advertising supplies		47.6		47.1
Discontinued operations		9.9		1.5
Total current assets		1,762.8		1,107.1
Properties, less accumulated depreciation of \$843.4 and \$673.5,				
respectively		1,292.5		1,301.9
Goodwill		1,475.0		1,298.0
Other intangibles, less accumulated amortization of \$356.8 and \$274.9,		,		,
respectively		4,534.7		3,923.4
Investment in MillerCoors		2,613.6		2,418.7
Deferred tax assets		177.9		75.3
Notes receivable, less allowance for doubtful accounts of \$7.3 and				
\$8.1, respectively		48.7		51.8
Other assets		115.9		203.4
Discontinued operations		_		7.0
Total assets	\$	12,021.1	\$	10,386.6
2002 400000	Ψ	12,021.1	Ψ	10,200.0

# CONSOLIDATED BALANCE SHEETS (Continued)

# (IN MILLIONS, EXCEPT PAR VALUE)

	As of			
	December 26, 2009		D	ecember 28, 2008
Liabilities and equity				
Current liabilities:				
Accounts payable:				
Trade	\$	193.4	\$	152.8
Affiliates	-	16.9		17.7
Accrued expenses and other liabilities		745.0		690.8
Deferred tax liabilities		167.1		107.8
Current portion of long-term debt		300.3		0.1
Discontinued operations		158.2		16.9
Total current liabilities		1,580.9		986.1
Long-term debt		1,412.7		1,752.0
Pension and post-retirement benefits		823.8		581.0
Derivative hedging instruments		374.2		225.9
Deferred tax liabilities		468.0		399.4
Unrecognized tax benefits		65.0		230.4
Other liabilities		185.0		47.6
Discontinued operations		18.7		124.8
Total liabilities		4,928.3		4,347.2
Commitments and contingencies (Note 21)  Molson Coors Brewing Company stockholders' equity		_		_
Capital stock:				
Preferred stock, non-voting, no par value (authorized: 25.0 shares; none issued)		_		_
Class A common stock, voting, \$0.01 par value (authorized: 500.0 shares; issued and outstanding: 2.6 shares and 2.7 shares at December 26, 2009 and December 28, 2008, respectively)		_		_
Class B common stock, non-voting, \$0.01 par value (authorized: 500.0 shares; issued and outstanding: 159.4 shares and 157.1 shares at December 26, 2009 and December 28, 2008,				
respectively)		1.6		1.6
Class A exchangeable shares, no par value (issued and outstanding:		110.1		110.4
3.2 shares at December 26, 2009 and December 28, 2008) Class B exchangeable shares, no par value (issued and outstanding: 20.2 shares and 20.9 shares at December 26, 2009 and		119.1		119.4
December 28, 2008, respectively)		761.8		786.3
Paid-in capital		3,441.5		3,334.6
Retained earnings		2,734.9		2,184.9
Accumulated other comprehensive (loss) income		20.7		(371.4)
Total Molson Coors Brewing Company stockholders' equity		7,079.6		6,055.4
Noncontrolling interests		13.2		(16.0)
Total equity	_	7,092.8		6,039.4
Total liabilities and equity	\$	12,021.1	\$	10,386.6
Tour montres and equity	Ψ	12,021.1	Ψ	10,500.0

# CONSOLIDATED STATEMENTS OF CASH FLOWS

# (IN MILLIONS)

	F		
	December 26, 2009	December 28, 2008	December 30, 2007
Cash flows from operating activities:			
Net income	\$ 723.2	\$ 390.9	\$ 507.3
Adjustments to reconcile net income to net cash			
provided by operating activities:			
Depreciation and amortization	187.4	273.4	345.8
Amortization of debt issuance costs and discounts	19.4	17.1	13.2
Share-based compensation	22.8	55.9	37.4
(Gain) loss on sale or impairment of properties and			
intangibles	(38.1)	39.2	49.6
Excess tax benefits from share-based compensation	(21.7)	(8.3)	(28.1)
Deferred income taxes	127.8	78.6	(101.1)
(Gain) loss on foreign currency fluctuations and			
derivative instruments	(0.1)	(1.5)	7.1
Equity income in MillerCoors	(382.0)	(155.6)	_
Distributions from MillerCoors	401.1	136.5	_
Equity in net income of other unconsolidated			
affiliates	(6.9)	(24.1)	(6.6)
Distributions from other unconsolidated affiliates	16.6	7.5	9.3
Change in current assets and liabilities (net of			
assets acquired and liabilities assumed in			
business combinations) and other:			
Receivables	(63.3)	(128.2)	(47.7)
Inventories	(11.7)	39.3	(23.1)
Payables	21.0	(10.5)	(27.5)
Other assets and other liabilities	(180.3)	(310.8)	(137.2)
Operating cash flows of discontinued operations	9.0	12.1	17.6
Net cash provided by operating activities	824.2	411.5	616.0
rect cash provided by operating activities	021.2	111.5	010.0
C-1 fl f ititi-i			
Cash flows from investing activities:	(104.7)	(220.5)	(420.2)
Additions to properties and intangible assets	(124.7)	(230.5)	(428.3)
Proceeds from sales of businesses and other assets	58.0	38.8	38.1
Proceeds from sales (purchases) of investment		22.0	(22.0)
securities, net	(41.7)	22.8	(22.8)
Acquisition of businesses, net of cash acquired	(41.7)	(04.2)	(26.7)
Investment in MillerCoors	(514.5)	(84.3)	_
Return of capital from MillerCoors	448.2	_	_
Deconsolidation of Brewers' Retail, Inc.	(26.1)	_	_
Investment in and advances to an unconsolidated		(5.0)	
affiliate		(6.9)	-
Trade loan repayments from customers	32.1	25.8	32.3
Trade loans advanced to customers	(25.5)	(31.5)	(32.9)
Other	0.1	(3.7)	1.2
Net cash used in investing activities	(194.1)	(269.5)	(439.1)

# CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued)

# (IN MILLIONS)

	For the Years Ended						
	December 26, 2009	December 28, 2008	December 30, 2007				
Cash flows from financing activities:							
Exercise of stock options under equity compensation							
plans	43.1	59.0	209.5				
Excess tax benefits from share-based compensation	21.7	8.3	28.1				
Dividends paid	(170.4)	(139.1)	(114.8)				
Dividends paid to noncontrolling interest holders	(2.9)	(20.3)	(17.0)				
Proceeds from issuances of long-term debt	_	16.0	_				
Proceeds from issuance of convertible debt	_	_	575.0				
Debt issuance costs	_		(10.2)				
Sale of warrants	_	_	57.0				
Purchase of call options	_	_	(106.7)				
Payments on long-term debt and capital lease							
obligations	(0.4)	(181.3)	(631.0)				
Proceeds from short-term borrowings	14.7	54.5	179.2				
Payments on short-term borrowings	(17.0)	(47.3)	(180.5)				
Net proceeds from (payments on) revolving credit							
facilities	_	1.1	(6.1)				
Change in overdraft balances and other	(6.0)	(29.8)	20.7				
Proceeds from settlements of debt-related derivatives	_	12.0	5.2				
Net cash (used in) provided by financing activities	(117.2)	(266.9)	8.4				
Cash and cash equivalents:							
Net increase (decrease) in cash and cash equivalents	512.9	(124.9)	185.3				
Effect of foreign exchange rate changes on cash and	312.7	(124.7)	105.5				
cash equivalents	5.1	(35.9)	9.5				
Balance at beginning of year	216.2	377.0	182.2				
Balance at end of year	\$ 734.2	\$ 216.2	\$ 377.0				

# CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY AND NONCONTROLLING INTEREST

# (IN MILLIONS)

				MCBC S	Shareholde	rs			
	Total	Retained earnings	Accumulated other comprehensive income (loss)		on stock ued Class B		ngeable s issued Class B	Paid-in- capital	Non controlling Interest
Balance at	10141	carinings	meome (1033)	Class II	Class B	Cluss 11	Class B	сариа	Interest
December 31 2006	\$ 5,862.9	\$ 1,673.5	\$ 333.9	\$ —	\$ 1.3	\$ 124.7	\$ 1,311.0	\$ 2,389.9	28.6
Exchange of shares	_	_	_	_	0.1	0.1	(365.7)	365.5	_
Sale of warrants	57.0							57.0	
Purchase of		<u>—</u>	_			<u> </u>	<u>—</u>		_
call options Shares issued	(66.0)	<del>-</del>	_	_	<del>_</del>	_	_	(66.0)	_
under equity compensation									
plan Amortization	238.8	_	_	_	0.1	_	_	238.7	_
of stock based									
compensation Adjustment to	37.4	_	_	_	_	_	_	37.4	_
adopt convertible debt guidance,									
see Note 2	64.2	_	_	_	_	_	_	64.2	_
Adjustment to adopt guidance to account for uncertainty in income taxes, see									
Note 2 Comprehensive	(105.4)	(105.4)	_	_	_	_		_	_
income: Net income	507.3	492.0	_	_	_	_			15.3
Other comprehensi income (loss), net of tax:	307.3	472.0		_	_	_	_	_	
Foreign currency translation									
adjustments	783.2	_	783.2	_	_	_	_	_	_
Unrealized loss on derivative instruments,									
net	(3.4)	_	(3.4)	_	_	_	_	_	_
Realized gain (loss) on derivative instruments reclassified to net									
income, net	2.9	_	2.9	_	_	_	_	_	_
Pension and other postretireme benefit									
adjustments	5.2	_	6.3	_	_	_	_	_	(1.1)
Other comprehensi income	1,295.2								
Dividends declared and paid	(131.8)	(114.8)	_	_	_	_	_	_	(17.0)
Balance at December 30 2007	\$ 7,252.3	\$ 1,945.3	\$ 1,122.9	\$ —	\$ 1.5	\$ 124.8	\$ 945.3	\$ 3,086.7	\$ 25.8

Exchange of									
shares	_	_	_	_	0.1	(5.4)	(159.0)	164.3	_
Shares issued under equity compensation									
plan	24.6	_	_	_	_	_	_	24.6	_
Amortization of stock based									
compensation	59.0	_	_	_	_	_	_	59.0	_
Contribution to MillerCoors	108.2	_	134.5	_	_	_	_	_	(26.3)
Comprehensive income:									
Net income	390.9	378.7	_	_	_	_	_	_	12.2
Other comprehensi									
income (loss), net									
of tax: Foreign				_	_	_	_	_	_
currency translation									
adjustments	(1,234.7)		(1,234.7)	_	_	_	_	_	_
Unrealized gain (loss) on derivative instruments,									
net	49.0	_	49.0	_	_	_	_	_	_
Realized gain (loss) on derivative instruments reclassified to net income, net	3.9	_	3.9	_	_	_	_	_	_
Ownership share of equity method investees other									
comprehensi loss	(211.2)	_	(211.2)	_	_	_	_	_	
Pension and other postretireme benefit	(211.2)		(211.2)						
adjustments	(243.2)	_	(235.8)	_	_	_	_	_	(7.4)
Other comprehensi loss	(1,245.3)								
Dividends declared and paid	(159.4)	(139.1)							(20.3)
Balance at December 28 2008	\$ 6,039.4	\$ 2,184.9	\$ (371.4)	<u> </u>	\$ 1.6	\$ 119.4	\$ 786.3	\$ 3,334.6	\$ (16.0)

See notes to consolidated financial statements

# CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY AND NONCONTROLLING INTEREST (Continued)

# (IN MILLIONS)

				MCBC S	Shareholder	rs			
	Total	Retained earnings	Accumulated other comprehensive income (loss)		on stock ued Class B	Exchanshares Class A		Paid-in- capital	Non controlling Interest
Exchange of shares						(0.3)	(24.5)	24.8	
Shares issued under equity compensation						(2.2)	( **/		
plan Amortization of	61.0	_	_	_	_	_	_	61.0	_
stock based compensation	21.1	_	_	_	_	_	_	21.1	_
Acquisition of a business Deconsolidation	9.6	_	_	_	_	_	_	_	9.6
of BRI	(5.7)	_	_	_	_	_	_	_	(5.7)
Comprehensive income:	722.2	720.4							2.0
Net income Other comprehensi income (loss), net of	723.2	720.4	_	_	_	_	_	_	2.8
tax: Foreign currency				_	_	_	<del>-</del>	_	
translation	614.7		614.7						
adjustments Unrealized loss on	614.7	_	614.7	_	_	_	_	_	_
derivative instruments, net	(28.7)	_	(28.7)	_	_	_	_	_	_
Realized loss on derivative instruments reclassified to net									
income, net	(10.6)	_	(10.6)	_	_	_	_	_	_
Ownership share of equity method investees other comprehensi									
income Pension and	56.7	_	56.7	_	_	_	_	_	_
other postretiremen benefit adjustments	(214.6)	_	(240.0)	_	_	_	_	_	25.4
Other comprehensing income	1,140.7								
Dividends declared and paid	(173.3)	(170.4)							(2.9)
Balance at December 26, 2009	\$ 7,092.8	\$ 2,734.9	\$ 20.7	<u> </u>	\$ 1.6	\$ 119.1	\$ 761.8	\$ 3,441.5	\$ 13.2

See notes to consolidated financial statements

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

# 1. Basis of Presentation and Summary of Significant Accounting Policies

Unless otherwise noted in this report, any description of "we", "us" or "our" includes Molson Coors Brewing Company ("MCBC" or the "Company"), principally a holding company, and its operating subsidiaries: Coors Brewing Company ("CBC"), operating in the United States ("U.S.") until June 30, 2008 when MCBC and SABMiller plc ("SABMiller") combined the U.S. and Puerto Rico operations of their respective subsidiaries, CBC and Miller Brewing Company ("Miller") and the results and financial position of U.S. operations, which had historically comprised substantially all of our U.S. reporting segment were, in all material respects, deconsolidated from MCBC prospectively upon formation of MillerCoors LLC ("MillerCoors"), see Note 4, "Equity Investments"; Molson Coors Brewing Company (UK) Limited ("MCBC-UK"), formerly referred to as Coors Brewers Limited ("CBL"), operating in the United Kingdom ("U.K."); Molson Coors Canada ("MCC"), formerly referred to as Molson Canada ("Molson"), operating in Canada; and our other corporate entities. Any reference to "Coors" means the Adolph Coors Company prior to the 2005 merger with Molson Inc. (the "Merger"). Any reference to Molson Inc. means MCC prior to the Merger. Any reference to "Molson Coors" means MCBC after the Merger.

Unless otherwise indicated, information in this report is presented in U.S. dollars ("USD" or "\$").

#### Our Fiscal Year

In 2009, our fiscal year is a 52 week period ending on the last Saturday in December. Previously, our fiscal year was a 52 or 53 week period ending on the last Sunday in December. The fiscal years ended December 26, 2009, December 28, 2008, and December 30, 2007, were 52 week periods.

# **Principles of Consolidation**

Our consolidated financial statements include our accounts and our majority-owned and controlled domestic and foreign subsidiaries, as well as certain variable interest entities. All significant intercompany accounts and transactions have been eliminated in consolidation.

# Reporting Periods Presented

The results from Brewers' Retail, Inc. ("BRI"), a consolidated subsidiary through February 28, 2009, are reported one month in arrears. Due to a change in our ownership level of BRI, we deconsolidated this entity from our financial statements as of March 1, 2009, and began to prospectively account for it under the equity method of accounting. See Note 4, "Equity Method Investments" for further information.

#### Use of Estimates

Our consolidated financial statements are prepared in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP). These accounting principles require us to make certain estimates, judgments and assumptions. We believe that the estimates, judgments and assumptions used to determine certain amounts that affect the financial statements are reasonable, based on information available at the time they are made. To the extent there are material differences between these estimates and actual results, our consolidated financial statements may be affected.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 1. Basis of Presentation and Summary of Significant Accounting Policies (Continued)

#### Reclassifications and Retrospective Applications

During the first quarter of 2009, we adopted new pronouncements related to noncontrolling interests in consolidated financial statements and accounting for convertible debt instruments that may be settled in cash upon conversion (including partial cash settlement), both of which required retrospective applications. See discussions in Note 2, "New Accounting Pronouncements." In addition, certain prior period amounts have been reclassified to conform to the current period presentation.

#### Revenue Recognition

Depending upon the method of distribution, revenue is recognized when the significant risks and rewards of ownership are transferred to the customer or distributor, which is either at the time of shipment to distributors or upon delivery of product to retail customers.

In the United Kingdom, excise taxes are included in the purchase price we pay the vendor on beverages for the factored brands business purchased from third parties for resale, and are included in our net sales and cost of goods sold when ultimately sold.

The cost of various programs, such as price promotions, rebates and coupon programs are treated as a reduction of sales. Sales of products are for cash or otherwise agreed upon credit terms. Revenue is stated net of incentives, discounts and returns.

Outside of unusual circumstances, if product is returned, it is generally for failure to meet our quality standards, not caused by customer actions. Products that do not meet our high quality standards are returned and destroyed. We do not have standard terms that permit return of product. We estimate the costs for product returns and record those costs in cost of goods sold each period. We reduce revenue at the value of the original sales price in the period that the product is returned.

#### Cost of Goods Sold

Our cost of goods sold includes beer raw materials, packaging materials (including promotional packaging), manufacturing costs, plant administrative support and overheads, inbound and outbound freight charges, purchasing and receiving costs, inspection costs, warehousing, and internal transfer costs.

# **Equity Method Accounting**

We generally apply the equity method of accounting to 20% to 50% owned investments where we exercise significant influence, except for certain investments that must be consolidated as variable interest entities. Equity method investments include our equity ownership in MillerCoors in the U.S., Tradeteam (a transportation and logistics services company in the U.K.), and Modelo Molson Imports, L.P., BRI, Brewers' Distributor Ltd. ("BDL") and our former interests in the Montréal Canadiens and House of Blues, all in Canada. See Note 4, "Equity Investments."

There are no related parties that own interests in our equity method investments as of December 26, 2009.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 1. Basis of Presentation and Summary of Significant Accounting Policies (Continued)

#### Marketing, General and Administrative Expenses

Our marketing, general and administrative expenses consist of advertising, sales costs, non-manufacturing administrative, and overhead costs. The creative portion of our advertising activities is expensed as incurred. Production costs of advertising and promotional materials are generally expensed when the advertising is first run. Advertising expense was \$349.3 million, \$610.0 million, and \$858.1 million for years 2009, 2008, and 2007, respectively. Prepaid advertising costs of \$13.9 million and \$8.1 million, were included in other current assets in the Consolidated Balance Sheets at December 26, 2009, and December 28, 2008, respectively.

#### Trade Loans

MCBC-UK extends loans to a portion of the retail outlets that sell our brands. Some of these loans provide for no interest to be payable, and others provide for payment of a below market interest rate. In return, the retail outlets receive smaller discounts on beer and other beverage products purchased from us, with the net result being MCBC-UK attaining a market return on the outstanding loan balance. We therefore reclassify a portion of beer revenue into interest income to reflect a market rate of interest on these loans. In 2009, 2008 and 2007, these amounts were \$8.3 million, \$10.7 million and \$11.5 million, respectively. This interest income is included in the U.K. segment since it is related solely to MCBC-UK.

Trade loan receivables are classified as either other receivables or non-current notes receivable in our Consolidated Balance Sheets. At December 26, 2009, and December 28, 2008, total loans outstanding, net of allowances, were \$62.5 million and \$68.8 million, respectively.

# Allowance for Doubtful Accounts

Canada's distribution channels are highly regulated by provincial regulation and experience few collectability problems. However, MCC does have direct sales to retail customers for which an allowance is recorded based upon expected collectability and historical experience.

Because the majority of MCBC-UK sales are directly to retail customers, and because of the industry practice of making trade loans to customers, our ability to manage credit risk in this business is critical. At MCBC-UK, we provide allowances for uncollectible trade receivables and trade loans from our customers. Generally, provisions are recorded to cover the full exposure to a specific customer at the point the account is considered uncollectible. Accounts are typically deemed uncollectible based on the sales channel, after becoming either one hundred twenty days or one hundred eighty days overdue. We record the provision in marketing, general and administrative expenses. Provisions are reversed upon recoverability of the account.

We are not able to predict changes in financial condition of our customers, and if circumstances related to our customers deteriorate, our estimates of the recoverability of our trade receivables and trade loans could be materially affected.

### Inventories

Inventories are stated at the lower of cost or market. Cost is determined by the first-in, first-out ("FIFO") method. Prior to the formation of MillerCoors, substantially all of the inventories in the United States were determined on the last-in, first-out ("LIFO") method.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 1. Basis of Presentation and Summary of Significant Accounting Policies (Continued)

We regularly assess the shelf-life of our inventories and reserve for those inventories when it becomes apparent the product will not be sold within our freshness specifications. There were no allowances for obsolete finished goods or packaging materials at December 26, 2009 or at December 28, 2008.

# Fair Value of Financial Instruments

The carrying amounts of our cash and cash equivalents, accounts receivable, accounts payable and accrued liabilities approximate fair value as recorded due to the short-term maturity of these instruments. In addition, the carrying amounts of our trade loan receivables approximate fair value. The fair value of long-term obligations for derivatives was estimated by discounting the future cash flows using market interest rates, adjusted for non-performance credit risk associated with our counterparties (assets) or with MCBC (liabilities). See Note 19, "Derivative Instruments and Hedging Activities." Based on current market rates for similar instruments, the fair value of long-term debt is presented in Note 14, "Debt."

The Financial Accounting Standards Board ("FASB") issued guidance for fair value establishes a hierarchy that prioritizes fair value measurements based on the types of inputs used for the various valuation techniques (market approach, income approach and cost approach). We utilize a combination of market and income approaches to value derivative instruments, and use an income approach for valuing our indemnity obligations. Our financial assets and liabilities are measured using inputs from the three levels of the fair value hierarchy. The three levels of the hierarchy are as follows:

The three levels of the hierarchy are as follows:

- Level 1—Inputs are unadjusted quoted prices in active markets for identical assets or liabilities that we have the ability to access at the measurement date.
- Level 2—Inputs include quoted prices for similar assets and liabilities in active markets, quoted prices for identical or similar assets or liabilities in markets that are less active, inputs other than quoted prices that are observable for the asset or liability (i.e., interest rates, yield curves, etc.), and inputs that are derived principally from or corroborated by observable market data by correlation or other means (market corroborated inputs).
- Level 3—Unobservable inputs that reflect our assumptions about the assumptions that market participants would use in pricing the asset or liability. We develop these inputs based on the best information available, including our own data.

# Foreign Currency Translation

Assets and liabilities recorded in foreign currencies that are the functional currencies for the respective operations are translated at the prevailing exchange rate at the balance sheet date. Revenue and expenses are translated at the average exchange rates during the period. Translation adjustments resulting from this process are reported as a separate component of other comprehensive income.

#### Factored Brands

In addition to supplying our own brands, MCBC-UK sells other beverage companies' products to on-premise customers to provide them with a full range of products for their retail outlets. These

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 1. Basis of Presentation and Summary of Significant Accounting Policies (Continued)

factored brand sales are included in our financial results, but the related volume is not included in our reported sales volumes. We refer to this as the "factored brand business." In the factored brand business, MCBC-UK normally purchases factored brand inventory, taking orders from customers for such brands, and invoicing customers for the product and related costs of delivery. In accordance with guidance pertaining to reporting revenue gross as a principal versus net as an agent, sales under the factored brands are generally reported on a gross income basis.

#### Goodwill and Other Asset Valuation

We evaluate the carrying value of our goodwill and indefinite-lived intangible assets for impairment at least annually, and we evaluate our other tangible and intangible assets for impairment when there is evidence that certain events or changes in circumstances indicate that the carrying amount of these assets may not be recoverable. Significant judgments and assumptions are required in such impairment evaluations. See Note 13, "Goodwill and Intangible Assets."

# Statement of Cash Flows Data

Cash equivalents represent highly liquid investments with original maturities of 90 days or less. The carrying value of these investments approximates their fair value. The following presents our supplemental cash flow information:

		For	the	fiscal years end	ded	
	Dec	ember 26, 2009	De	ecember 28, 2008	D	ecember 30, 2007
			(I	n millions)		
Cash paid for						
interest(1)	\$	76.0	\$	84.2	\$	104.4
Cash paid for taxes	\$	50.9	\$	71.5	\$	77.6
Receipt of note upon						
sale of property	\$	_	\$	2.8	\$	_
Issuance of						
restricted stock,						
net of forfeitures	\$	8.9	\$	28.2	\$	11.1
Issuance of						
performance						
shares, net of						
forfeitures	\$	14.1	\$	0.9	\$	1.6

(1) 2008 and 2007 includes cash paid for interest of \$3.0 and \$6.2 million, respectively associated with debt extinguishment costs.

See Note 4, "Equity Investments," for a summary of assets and liabilities contributed to MillerCoors, the formation of which was a significant non-cash activity in 2008.

# 2. New Accounting Pronouncements

# Adoption of New Accounting Pronouncements

# Accounting for Uncertainty in Income Taxes

On January 1, 2007, we adopted the FASB's guidance related to accounting for uncertainty in income taxes. This guidance clarifies the accounting for uncertainty in income taxes recognized in an enterprise's financial statements by prescribing a two-step process to determine the amount of tax benefit to be recognized. However, the tax position must be evaluated to determine the likelihood that

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 2. New Accounting Pronouncements (Continued)

it will be sustained upon examination. If the tax position is deemed "more-likely-than-not" to be sustained, the tax position is then valued to determine the amount of benefit to be recognized in the financial statements. The cumulative effect of applying the new requirement has been recorded as a reduction to the beginning balance of retained earnings as of January 1, 2007 in the amount of \$105.4 million. See Note 8, "Income Tax," for further discussion related to income taxes

#### **Business Combinations**

In December 2007, the FASB issued authoritative guidance for business combinations, which establishes principles and requirements for the manner in which the acquirer in a business combination (i) recognizes and measures in its financial statements the identifiable assets acquired, the liabilities assumed and any noncontrolling interest in the acquiree, (ii) recognizes and measures the goodwill acquired in the business combination or a gain from a bargain purchase and (iii) determines what information to disclose to enable users of the financial statements to evaluate the nature and financial effects of the business combination. In addition to new financial statement disclosures, this guidance also changes the accounting treatment for certain specific items, including the expensing of acquisition costs and restructuring costs associated with a business combination, and changes in deferred tax asset valuation allowances and income tax uncertainties after the acquisition date which generally affects income tax expense. This guidance applies prospectively to business combinations for which the acquisition date is on or after December 29, 2008, with the exception of the accounting for valuation allowances on deferred tax assets and acquired tax contingencies, for which the adoption is retrospective. The adoption of this guidance did not have a significant impact on the determination or reporting of our financial results.

# **Noncontrolling Interests**

In December 2007, the FASB issued authoritative guidance related to noncontrolling interests in consolidated financial statements. This guidance requires the recognition of a noncontrolling interest (previously referred to as minority interest) as a component of equity in the consolidated financial statements and separate from the parent's equity. The amount of net income attributable to the noncontrolling interest is included in consolidated net income in the consolidated statement of operations. It also amends existing guidance to be consistent with the revised guidance for business combinations discussed above, including procedures associated with the deconsolidation of a subsidiary. As such, our adoption of this guidance on December 28, 2008 impacted the accounting for the deconsolidation of BRI in the first quarter of 2009. Changes to noncontrolling interests reflected in total equity during 2009 resulted from \$2.8 million of net earnings, establishment of the noncontrolling interest in Cobra Beer Partnership Ltd of \$9.6 million, and the effects of deconsolidating BRI (\$19.7 million). Changes to the individual components of accumulated other comprehensive income attributable to noncontrolling interests were insignificant. See Note 6 "Variable Interest Entities" for further discussion. This guidance also includes expanded disclosure requirements regarding the interests of the parent and its noncontrolling interest.

# Accounting for Convertible Debt Instruments

In May 2008, the FASB issued authoritative guidance related to accounting for convertible debt instruments that may be settled in cash upon conversion (including partial cash settlement) that applies to all convertible debt instruments that have a "net settlement feature", which means that such

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 2. New Accounting Pronouncements (Continued)

convertible debt instruments, by their terms, may be settled either wholly or partially in cash upon conversion. This guidance requires issuers of convertible debt instruments that may be settled wholly or partially in cash upon conversion to separately account for the liability and equity components in a manner reflective of the issuers' nonconvertible debt borrowing rate. The Company retrospectively adopted this guidance on December 29, 2008, impacting historical accounting for our 2007 2.5% Convertible Senior Notes due July 30, 2013 ("Convertible Senior Notes"). See further discussion in Note 14, "Debt."

# Subsequent Events Treatment

In May 2009, the FASB issued authoritative guidance related to subsequent events, which formalizes general standards of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or are available to be issued. In particular, this guidance sets forth: (i) the period after the balance sheet date during which management of a reporting entity should evaluate events or transactions that may occur for potential recognition or disclosure in the financial statements, (ii) the circumstances under which an entity should recognize events or transactions occurring after the balance sheet date in its financial statements, and (iii) the disclosures that an entity should make about events or transactions that occurred after the balance sheet date. For the year ended December 26, 2009, subsequent events were evaluated through February 19, 2010, the date the financial statements were issued.

# New Accounting Pronouncements Not Yet Adopted

#### Consolidation of Variable Interest Entities

In June 2009, the FASB issued authoritative guidance related to the consolidation of variable interest entities, which requires an enterprise to determine whether its variable interest or interests give it a controlling financial interest. The primary beneficiary of a variable interest entity is the enterprise that has both (1) the power to direct the activities of a variable interest entity that most significantly impact the entity's economic performance, and (2) the obligation to absorb losses of the entity that could potentially be significant to the variable interest entity. This amendment also requires ongoing reassessments of whether an enterprise is the primary beneficiary of a variable interest entity requiring consolidation. The guidance is effective for our first quarter ending March 27, 2010. We are currently evaluating the impact that this guidance may have on the determination or reporting of our financial results.

# 3. Segment Reporting

Our reporting segments are based on the key geographic regions in which we operate, which are the basis on which our chief operating decision maker evaluates the performance of the business. The Company operates in the reporting segments listed below.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 3. Segment Reporting (Continued)

# Reportable segments

#### Canada

The Canada segment consists of our production, marketing and sales of the Molson family of brands, *Coors Light* and other brands, principally in Canada; BRI, our joint venture arrangement related to the distribution and retail sale of beer in Ontario and BDL, our joint venture arrangement related to the distribution of beer in the western provinces, both accounted for as equity method investments. The Canada segment also includes our equity interest in Modelo Molson Imports, L.P ("MMI").

We have an agreement with Heineken N.V. that grants us the right to import, market, and sell Heineken products throughout Canada and with Miller Brewing Co., a subsidiary of SABMiller, to brew, market, and sell several Miller brands, and distribute and sell imported Miller brands. We also have the right to contract brew and package *Asahi* for the U.S. market.

#### United States (U.S.)

As discussed in Note 1, "Basis of Presentation and Summary of Significant Accounting Policies," effective July 1, 2008, MillerCoors LLC ("MillerCoors") began operations. The results and financial position of our U.S. segment operations were deconsolidated upon contribution to the joint venture, and our interest in MillerCoors is being accounted for and reported by us under the equity method of accounting. MCBC's equity investment in MillerCoors will represent our U.S. segment going forward.

# United Kingdom (U.K.)

The U.K. segment consists of our production, marketing and sales of the MCBC-UK brands (the largest of which is *Carling*), principally in the U.K. and the Republic of Ireland; our consolidated joint venture arrangement relating to the production and distribution of the *Grolsch* brands in the U.K. and the Republic of Ireland; and our equity method joint venture arrangement ("Tradeteam") for the physical distribution of products throughout Great Britain.

# Non-reportable segment and other business activities

# Molson Coors International ("MCI") and Corporate

MCI includes results of operations in developing markets around the world, including Asia, Mexico, the Caribbean (not including Puerto Rico) and continental Europe. Corporate includes interest and certain other general and administrative costs that are not allocated to any of the operating segments. The majority of these corporate costs relate to worldwide administrative functions, such as corporate affairs, legal, human resources, accounting, treasury, insurance and risk management. Corporate also includes certain royalty income and administrative costs related to the management of intellectual property.

# Summarized financial information

No single customer accounted for more than 10% of our sales. Net sales represent sales to third party external customers. Inter-segment sales revenues other than sales to MillerCoors are insignificant and eliminated in consolidation.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 3. Segment Reporting (Continued)

The following tables represent consolidated net sales, consolidated interest expense, consolidated interest income, and reconciliations of amount shown as income (loss) from continuing operations before income taxes to income from continuing operations attributable to MCBC.

		Year	end	ed Decembe	r 26	, 2009		
	 Canada	 U.S.		U.K. (In millions	C	ICI and orporate	Со	nsolidated
Net sales	\$ 1,732.3	\$ _	\$	1,226.2	\$	73.9	\$	3,032.4
Interest expense	_			_		(96.6)		(96.6)
Interest income	_	_		8.3		2.4		10.7
Income (loss) from continuing operations before income taxes Income tax benefit	\$ 462.6	\$ 382.0	\$	90.8	\$	(217.9)	\$	717.5 14.7
Income from continuing operations Net income attributable to noncontrolling interests								732.2 (2.8)
Income from continuing operations attributable to MCBC							\$	729.4

			Ŋ	ear ended I	Dece	mber 28, 200	)8			
	 Canada	 U.S.		U.K.	C	ACI and orporate ions)	Eli	minations	Co	onsolidated
Net sales(1)	\$ 1,920.0	\$ 1,504.8	\$	1,342.2	\$	62.9	\$	(55.6)	\$	4,774.3
Interest expense	_	_		_		(119.1)				(119.1)
Interest income	_	_		10.7		6.6		_		17.3
Debt extinguishment						(12.4)				(12.4)
costs						(12.4)				(12.4)
Income (loss) from continuing operations before										
income taxes	\$ 458.4	\$ 265.0	\$	85.4	\$	(309.4)	\$	_	\$	499.4
Income tax expense										(96.4)
Income from continuing										402.0
operations										403.0
Net income attributable to noncontrolling interests										(12.2)
Income from continuing operations attributable to MCBC									\$	390.8

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 3. Segment Reporting (Continued)

				Ŋ	Zear ended l	mber 30, 200	)7			
	Canada		U.S.		U.K.	MCI and Corporate	El	liminations	C	onsolidated
		_		_		ions)				<u> </u>
Net sales(1)	\$ 2,005.1	\$	2,754.8	\$	1,455.6	\$ 67.0	\$	(91.9)	\$	6,190.6
Interest expense			_		_	(134.9)		_		(134.9)
Interest income	_		_		11.5	15.1		_		26.6
Debt extinguishment										
costs			_		_	(24.5)				(24.5)
Income (loss) from continuing operations before										
income taxes	\$ 426.9	\$	286.6	\$	89.5	\$ (277.0)	\$	_	\$	526.0
Income tax expense										(1.0)
Income from continuing										
operations										525.0
Net income attributable to noncontrolling										
interests										(15.3)
Income from continuing operations attributable to										
MCBC									\$	509.7

(1) Beginning in the third quarter of 2009, management adjusted internal financial reporting to conform sales reporting for the pre-MillerCoors periods to the post-MillerCoors periods. As a result, Canada segment sales for years ended December 28, 2008 and December 30, 2007, are higher than reported in prior periods due to the inclusion of \$55.6 million and \$91.9 million of intersegment/intercompany sales, respectively, which were eliminated upon consolidation.

The following table represents total assets by reporting segment:

	As of					
	De	ecember 26, 2009	Do	ecember 28, 2008		
		(In mi	illions)			
Canada(1)	\$	6,402.0	\$	5,688.1		
U.S.		2,613.6		2,418.7		
U.K.(1)		2,359.8		2,024.2		
MCI and Corporate		635.8		247.1		
Discontinued operations		9.9		8.5		
Consolidated total assets	\$	12,021.1	\$	10,386.6		

(1) A significant part of the increase in asset values in Canada and the UK in 2009 reflects the strengthening of the Canadian dollar ("CAD") and the British pound ("GBP") against the USD.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 3. Segment Reporting (Continued)

The following table represents cash flow information by segment:

	For the years ended					
	Dece	December 26, 2009		cember 28, 2008	Dec	cember 30, 2007
			(In	millions)		
Depreciation and amortization(1):						
Canada	\$	100.0	\$	118.3	\$	139.9
United States(2)		_		51.3		97.4
United Kingdom		77.6		99.3		105.6
MCI and Corporate		9.8		4.5		2.9
Consolidated depreciation and amortization	\$	187.4	\$	273.4	\$	345.8
Capital expenditures:						
Canada	\$	43.5	\$	72.7	\$	95.7
United States(2)		_		55.9		142.5
United Kingdom		64.6		88.2		181.8
MCI and Corporate		16.6		13.7		8.3
Consolidated capital expenditures	\$	124.7	\$	230.5	\$	428.3

- (1) Depreciation and amortization amounts do not reflect amortization of bond discounts, fees, or other debt-related items.
- (2) Reflects the formation of MillerCoors on July 1, 2008. Prior periods reflect amounts of the Company's pre-existing U.S. operations.

The following table represents sales by geographic segment:

	For the years ended					
	Dec	ember 26, 2009		cember 28, 2008 n millions)	De	cember 30, 2007
Net sales to unaffiliated customers(1):						
Canada	\$	1,687.0	\$	1,804.6	\$	1,877.6
United States and its territories(2)		46.3		1,565.7		2,757.8
United Kingdom		1,180.3		1,311.3		1,418.0
Other foreign countries		118.8		92.7		137.2
Consolidated net sales	\$	3,032.4	\$	4,774.3	\$	6,190.6

- (1) Net sales attributed to geographic areas is based on the location of the customer.
- (2) Reflects the formation of MillerCoors on July 1, 2008. Prior periods reflect amounts of the Company's pre-existing U.S. operations.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 3. Segment Reporting (Continued)

The following table represents long-lived assets by geographic segment:

	As of			
	Dec	ember 26, 2009 (In mi		cember 28, 2008
Long-lived assets(1):		(III III	1110113)	
Canada(2)	\$	788.7	\$	835.4
United States and its territories		44.3		34.2
United Kingdom(3)		459.1		431.8
Other foreign countries		0.4		0.5
Consolidated long-lived assets	\$	1,292.5	\$	1,301.9

- (1) Long-lived assets include net properties and are based on geographic location of the long-lived assets.
- (2) A significant part of the decrease in long-lived asset value in Canada in 2009 is related to the deconsolidation of BRI which was offset partially by the strengthening of the CAD against the USD.
- (3) The increase in asset value in the UK in 2009 reflects the strengthening of the GBP against the USD.

# 4. Equity Investments

# Investment in MillerCoors

Effective July 1, 2008, MCBC and SABMiller combined the U.S. and Puerto Rico operations of their respective subsidiaries, CBC and Miller.

MillerCoors has a Board of Directors consisting of five MCBC-appointed directors and five SABMiller-appointed directors. The percentage interests in the profits of MillerCoors are 58% for SABMiller and 42% for MCBC, and voting interests are shared 50%-50%. Each party to the joint venture has agreed not to transfer its economic or voting interests in the joint venture for a period of five years, and certain rights of first refusal will apply to any subsequent assignment of such interests.

The results and financial position of U.S. operations, which had historically comprised substantially all of our U.S. reporting segment were, in all material respects, deconsolidated from MCBC prospectively upon formation of MillerCoors. Our interest in the new combined operations is accounted for under the equity method of accounting.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# **4. Equity Investments (Continued)**

The following table summarizes the carrying values of net assets contributed to MillerCoors on July 1, 2008 (in millions):

	As of July 1, 2008
Current assets	\$ 684.9
Property, plant and equipment	1,004.3
Goodwill	1,608.8
Total assets contributed	3,298.0
Current liabilities	573.2
Noncurrent liabilities	204.3
Total liabilities	777.5
Accumulated other comprehensive loss(1)	(211.9)
Net assets contributed	\$ 2,732.4
Noncurrent liabilities  Total liabilities  Accumulated other comprehensive loss(1)	204.3 777.5 (211.9)

<sup>(1)</sup> Represents the accumulated other comprehensive loss associated with employee retirement and postemployment benefit plan obligations and derivative assets contributed to MillerCoors.

Summarized financial information for MillerCoors is as follows (in millions):

# Condensed balance sheet

	As of						
	De	cember 31, 2009	December 31, 2008				
Current assets	\$	808.5	\$	849.0			
Noncurrent assets		9,025.0		8,853.2			
Total assets	\$	9,833.5	\$	9,702.2			
	===						
Current liabilities	\$	885.4	\$	1,033.6			
Noncurrent liabilities		1,278.4		1,412.3			
Total liabilities	-	2,163.8		2,445.9			
Noncontrolling interests		28.1		29.4			
Interest attributable to shareholders'		7,641.6		7,226.9			
Total liabilities and shareholders'							
investment	\$	9,833.5	\$	9,702.2			

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 4. Equity Investments (Continued)

#### Results of operations

	or the year ended ecember 31, 2009	m	For the six onths ended ecember 31, 2008
	 Ac	tual	
Net sales	\$ 7,574.3	\$	3,689.4
Cost of goods sold	(4,720.9)		(2,326.0)
Gross profit	\$ 2,853.4	\$	1,363.4
Operating income	\$ 866.1	\$	227.2
Net income attributable to			
MillerCoors	\$ 842.8	\$	222.4

The following represents MCBC's proportional share in MillerCoors of net income reported under the equity method (in millions):

	r the year ended ember 31, 2009	mor	or the six of the ended ember 31, 2008
MillerCoors net income	\$ 842.8	\$	222.4
MCBC economic interest	42%	, )	42%
MCBC proportionate share of MillerCoors net income	354.0		93.4
MillerCoors accounting policy elections(1)	7.3		27.7
Amortization of the difference between MCBC contributed cost			
basis and proportional share of the underlying equity in net assets of MillerCoors(2)	11.7		36.7
Share-based compensation adjustment(3)	9.0		(2.2)
Equity income in MillerCoors	\$ 382.0	\$	155.6

- (1) MillerCoors made its initial accounting policy elections upon formation, impacting certain asset and liability balances contributed by MCBC. Our investment basis in MillerCoors is based on the book value of the net assets we contributed to it. These adjustments reflect the favorable impact to our investment in MillerCoors as a result of the differences resulting from accounting policy elections, the most significant of which was MillerCoors' election to value contributed CBC inventories using the first in, first out (FIFO) method, rather than the last in, first out (LIFO) method, which had been applied by CBC prior to the formation of MillerCoors, the impact of which was fully amortized in early 2009.
- (2) MCBC's net investment in MillerCoors is based on the carrying values of the net assets it contributed to the joint venture which is less than our proportional share of underlying equity (42%) of MillerCoors (contributed by both Coors and Miller) by approximately \$631 million. This difference is being amortized as additional equity income over the remaining useful lives of long-lived assets giving rise to the difference. For non-depreciable assets, such as goodwill, no adjustment is being recorded unless there is an impairment in our overall investment. During the fourth quarter of 2008, MillerCoors recognized an impairment charge of \$65.0 million associated with its *Sparks* brand intangible asset. Included in our basis amortization income shown above is a

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 4. Equity Investments (Continued)

credit of \$27.3 million, or 42% of that amount, as our proportional share of the underlying basis in the *Sparks* intangible asset was less than that of MillerCoors, no impairment existed at a MCBC level.

(3) The net adjustment is to record all stock-based compensation associated with pre-existing equity awards to be settled in MCBC Class B common stock held by former CBC employees now employed by MillerCoors and to eliminate all stock-based compensation impacts related to preexisting SABMiller equity awards held by Miller employees now employed by MillerCoors.

During the year ended December 26, 2009, we recorded \$38.1 million and \$10.6 million of sales of beer to MillerCoors and purchase of beer from MillerCoors, respectively. In addition, we recorded \$12.7 million of service agreement and other charges to MillerCoors and \$1.6 million of service agreement costs from MillerCoors. As of December 26, 2009, we had \$5.4 million due from MillerCoors related to activities mentioned above. During the twenty-six weeks ended December 28, 2008, we recorded \$51.3 million and \$2.9 million of sales of beer to MillerCoors and purchase of beer from MillerCoors, respectively. In addition, we recorded \$5.8 million of service agreement charges to MillerCoors and \$0.6 million of service agreement costs from MillerCoors. As of December 28, 2008, we had \$20.2 million due from MillerCoors related to activities mentioned above.

MCBC assigned the United States and Puerto Rican rights to the legacy Coors brands, including *Coors Light*, *Coors Banquet*, *Keystone Light* and the *Blue Moon* brands, to MillerCoors. We retained all ownership rights of these brands outside of the United States and Puerto Rico. In addition, we maintain numerous water rights in Colorado. We lease these water rights to MillerCoors at no cost for use at their Golden, Colorado brewery.

There were no significant undistributed earnings in MillerCoors as of December 26, 2009 or December 28, 2008.

#### All Other Equity Investments

#### Tradeteam Ltd.

Tradeteam Ltd., is a joint venture between MCBC-UK and DHL in which MCBC-UK has a 49.9% interest that has an exclusive contract with MCBC-UK to provide transportation and logistics services in England and Wales until 2018. Our approximate financial commitments under the distribution contract with Tradeteam are as follows:

	Amount
	(In millions)
2010	\$ 130.8
2011	134.7
2012	138.8
2013	142.9
2014	147.2
Thereafter	536.0
Total	\$ 1,230.4

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 4. Equity Investments (Continued)

The financial commitments on termination of the distribution agreement are to essentially take over property, assets and people used by Tradeteam to deliver the service to MCBC-UK, paying Tradeteam's net book value for assets acquired which approximates \$50.8 million as of December 26, 2009.

Services provided under the Tradeteam, Ltd. contract were approximately \$118.4 million, \$146.6 million, and \$157.5 million for the years ended December 26, 2009, December 28, 2008, and December 30, 2007, respectively. As of December 26, 2009 and December 28, 2008, we had \$10.2 million and \$2.3 million due to Tradeteam for services provided.

#### Montréal Canadiens

Molson Hockey Holdings, Inc. ("MHHI"), a wholly-owned subsidiary of the Company, owned a 19.9% indirect common ownership in the Montréal Canadiens professional hockey team, the Gillett Entertainment Group and certain related assets (collectively, the "Club"). An independent party owned the controlling 80.1% common ownership interest in the Club. During the fourth quarter of 2009, CH Group Limited Partnership / Société en commandite Group CH (formerly Racine Limited Partnership / Société en commandite Racine) ("CH Group") purchased the controlling 80.1% common ownership interest in the Club, as well as the interest in the ground lease of Bell Centre arena in Montréal (the "Bell Centre") from the majority owner of the Club. The general partner of CH Group and one of its limited partners are entities affiliated with Andrew and Geoff Molson, who are both members of the Board of Directors of the Company.

In connection with CH Group's purchase of the controlling common ownership interest in the Club and the Bell Centre, effective December 1, 2009, MHHI sold its 19.9% common ownership interest in the Club to CH Group. The Company received net proceeds of CAD \$56.3 million (USD \$53.3 million), which is equal to the sale price for the Company's interest reduced by a portion of the debt obligations of the Club assumed by the buyer, and recognized a gain of CAD \$48.7 million (USD \$46.0 million) related to this transaction. Included in this gain is CAD \$4.7 million (USD \$4.4 million) of escrow balances expected to be received during 2010 (after giving effect to a purchase price adjustment). The selling price of our interest in the Club was based on the price at which CH Group purchased the 80.1% controlling interest in the Club from the majority owner, an independent third party.

As part of its ownership of the Club, the Company was historically obligated under two principal financial guarantees: a consent agreement with the NHL (the "Consent Agreement"), which required the direct and indirect owners of the Club to abide by certain funding requirements related to the ownership of the Club, including those provided in a shareholders' agreement; and a guarantee of the Club's majority owner's obligations under a ground lease for the Bell Centre (the "Ground Lease Guarantee"). In connection with the sale of our common ownership interest in the Club, we were released from our obligations under the Consent Agreement, but remain obligated under the Ground Lease Guarantee. However, CH Group agreed to indemnify the Company in connection with the liabilities we may incur under the Ground Lease Guarantee and provided the Company with a CAD \$10 million (USD \$9.5 million) letter of credit to guarantee such indemnity. This transaction did not materially affect our risk exposure related to the Ground Lease Guarantee, which continues to be recognized as a liability on our balance sheet. The gain that we recognized on the sale of our common

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 4. Equity Investments (Continued)

ownership interest in the Club reflects the release of a CAD \$4.5 million (USD \$4.3 million) liability associated with the Consent Agreement.

Brewers' Retail Inc.

Brewers' Retail, Inc. ("BRI") is a beer distribution and retail network for the Ontario region of Canada, owned by MCC, Labatt and Sleeman brewers and operates on a break-even basis. MCBC has historically consolidated BRI as its primary beneficiary. Contractual provisions cause our variable interests to fluctuate requiring frequent evaluations as to primary beneficiary status. Acquisition activity by another BRI owner (which is not a related party to MCC) caused our variable interest to decrease to a level indicating that we are no longer the primary beneficiary and, as such, we deconsolidated BRI from our financial statements during the first quarter of 2009. The deconsolidation does not impact our continuing involvement with BRI, which will remain the same. Further, following the deconsolidation, BRI remains a related party.

BRI's liabilities exceeded its assets at the date of deconsolidation (negative book value), by \$90.3 million. We recorded a liability of \$74.3 million associated with the recognition of the fair value of our proportionate share of the guarantee we maintain with regard to BRI's debt obligations. We determined the fair value of the guarantee based upon our share of BRI's total debt obligation adjusted for nonperformance risk—considered a level 3 input. Because we have an obligation to proportionately fund BRI's obligations, the difference between net carrying value and the fair value of our retained equity interest in BRI was recorded as an adjustment to our BRI investment, effectively resulting in a negative equity method basis of \$16 million. Therefore, no gain was recognized upon deconsolidation. Additionally, because of our continued obligation, we continue to record our proportional share of BRI's net income or loss, despite our negative equity method basis. Administrative fees under the agreement with BRI were approximately \$89.2 million for the year ended December 26, 2009. As of December 26, 2009, we had \$44.3 million due from BRI related to services under the administrative fees agreement.

Brewers' Distributor Ltd.

Brewers' Distributor Ltd. ("BDL") is a distribution operation owned by Molson and Labatt Breweries of Canada (collectively, the "Members") and pursuant to an operating agreement, acts as an agent for the distribution of their products in the western provinces of Canada. The two Members share 50%/50% voting control of this business.

BDL charges Molson and Labatt administrative fees that are designed so the entity operates at break-even profit levels. This administrative fee is based on costs incurred, net of other revenues earned, and is allocated in accordance with the operating agreement to the Members based on volume of products. No other parties are allowed to sell beer through BDL, which does not take legal title to the beer distributed for its owners. Administrative fees under the contract were approximately \$43.9 million, \$52.8 million, and \$51.4 million for the years ended December 26, 2009, December 28, 2008, and December 30, 2007, respectively. As of December 26, 2009 and December 28, 2008, we had \$22.0 million and \$15.6 million due from BDL, respectively, related to services under the administrative fees agreement.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 4. Equity Investments (Continued)

Modelo Molson Imports, L.P.

Effective, January 1, 2008, Molson and Grupo Modelo, S.A.B. de C.V. established a joint venture, Modelo Molson Imports, L.P. ("MMI"), to import, distribute, and market the Modelo beer brand portfolio across all Canadian provinces and territories. Under this new arrangement, Molson's sales team is responsible for selling the brands across Canada on behalf of the joint venture. Molson holds a 50% ownership interest in MMI and accounts for it under the equity method of accounting. During 2009 and 2008, we incurred \$7.6 million and \$13.8 million, respectively, of costs payable to MMI. As of December 26, 2009 and December 28, 2008, we had \$0.2 million due from MMI and \$3.8 million due to MMI, respectively, related to activities provided by the existing operating agreement.

#### House of Blues Concerts Canada

House of Blues Concerts Canada ("HOB") partnership was formed to promote, produce and commercially utilize concerts in Canada. Molson historically had a 50% interest in HOB. During 2007, we sold our investment in HOB, which resulted in \$30.0 million of proceeds and recognized a gain of \$16.7 million.

Summarized financial information for Tradeteam, Ltd., the Montréal Canadiens, BRI, BDL, MMI and HOB combined is as follows (in millions):

### Results of operations

	For the years ended									
	Dec	cember 26, 2009	De	cember 28, 2008	De	cember 30, 2007				
Net sales	\$	996.9	\$	926.8	\$	768.5				
Cost of goods sold		(487.4)		(565.2)		(509.0)				
Gross profit	\$	509.5	\$	361.6	\$	259.5				
Operating income	\$	47.0	\$	90.1	\$	38.6				
Net Income	\$	22.0	\$	63.2	\$	16.2				

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 4. Equity Investments (Continued)

#### Condensed Combined Balance sheet

	As of						
	Dec	ember 26, 2009	December 28, 2008				
Current assets	\$	377.4	\$	261.4			
Noncurrent assets		348.5		179.8			
Total assets	\$	725.9	\$	441.2			
Current liabilities	\$	443.2	\$	300.8			
Noncurrent liabilities		283.3		177.6			
Total liabilities		726.5		478.4			
Noncontrolling interests				_			
Owners' deficit		(0.6)		(37.2)			
Total liabilities and owner's deficit	\$	725.9	\$	441.2			
	_		_				

There were no significant undistributed earnings as of December 26, 2009 or December 28, 2008 for any of the companies included in other equity investments above.

# 5. Discontinued Operations

In 2006, we sold a 68% equity interest in our Brazilian unit, Cervejarias Kaiser Brasil S.A. ("Kaiser"), to FEMSA Cerveza S.A. de C.V. ("FEMSA").

The terms of the sale agreement require us to indemnify FEMSA for exposures related to certain tax, civil and labor contingencies arising prior to FEMSA's purchase of Kaiser (See Note 21, "Commitments and Contingencies").

The table below summarizes the loss from discontinued operations, net of tax, presented on our consolidated statements of operations:

For the years ended								
December 26, 2009			2008		mber 30, 2007			
		(In ı	millions)					
\$	_	\$	_	\$	(2.7)			
	9.0		12.1		20.4			
\$	9.0	\$	12.1	\$	17.7			
	<u>2</u>	December 26, 2009  \$ —  9.0	December 26, 2009	December 26, 2009   December 28, 2008   (In millions)	2009 2008 2 (In millions) \$  \$ - \$ - \$  9.0 12.1			

(1) The \$2.7 million gain recognized in 2007 resulted from a deferred tax liability adjustment related to the Kaiser transaction.

As of December 26, 2009, included in current assets of discontinued operations on the balance sheet is \$9.9 million of deferred tax assets associated with these indemnity liabilities. As of December 28, 2008, included in current and non-current assets of discontinued operations on the

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# **5. Discontinued Operations (Continued)**

balance sheet are \$1.5 million and \$7.0 million, respectively, of deferred tax assets associated with these indemnity liabilities.

# 6. Variable Interest Entities

#### Brewers' Retail Inc.

We deconsolidated BRI from our financial statements during the first quarter of 2009. See Note 4, "Equity Investments" for further discussion.

#### Rocky Mountain Metal Container

RMMC, a Colorado limited liability company, is a joint venture with Ball Corporation in which MillerCoors holds and consolidates a 50% interest. Prior to the formation of MillerCoors on July 1, 2008, CBC held the 50% interest in RMMC and consolidated the results and financial position of RMMC in 2007 and first half of 2008. MillerCoors has a can and end supply agreement with RMMC. RMMC is a non-taxable entity, accordingly, for the periods RMMC was consolidated, income tax expense on the accompanying statements of operations only includes taxes related to our share of the joint venture income or loss. MCBC remains the guarantor of approximately \$37.4 million and \$43.3 million of RMMC debt at December 26, 2009 and December 28, 2008, respectively.

# Rocky Mountain Bottle Company

RMBC, a Colorado limited liability company, is a joint venture with Owens-Brockway Glass Container, Inc. ("Owens") in which MillerCoors holds a 50% interest. RMBC produces glass bottles at MillerCoors' glass manufacturing facility for use at its Golden and other breweries. The results and financial position of RMBC were consolidated in our financial statements in 2007 and the first half of 2008. MillerCoors consolidates RMBC and the results and financial position of RMBC are reflected through our equity method accounting for MillerCoors beginning July 1, 2008. RMBC is a non-taxable entity; accordingly, for the periods RMBC was consolidated by us, income tax expense in our consolidated statements of operations only includes taxes related to our share of the joint venture income or loss.

### Grolsch

Grolsch is a joint venture between MCBC-UK and Royal Grolsch N.V. in which we hold a 49% interest. The Grolsch joint venture markets *Grolsch* branded beer in the United Kingdom and the Republic of Ireland. The majority of the *Grolsch* branded beer is produced by MCBC-UK under a contract brewing arrangement with the joint venture. MCBC-UK and Royal Grolsch N.V. sell beer to the joint venture, which sells the beer back to MCBC-UK (for onward sale to customers) for a price equal to what it paid, plus a marketing and overhead charge and a profit margin. Grolsch is a taxable entity in the United Kingdom. Accordingly, income tax expense in our Consolidated Statements of Operations includes taxes related to the entire income of the joint venture.

# Cobra Beer Partnership, Ltd

During the second quarter of 2009, MCBC-UK purchased 50.1% of Cobra Beer Partnership, Ltd ("CBPL"), which owns the United Kingdom and world-wide rights to the Cobra beer brand (with the

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 6. Variable Interest Entities (Continued)

exception of the Indian sub-continent area). The addition of the Cobra beer brands broaden our specialty beer portfolio and provides access to additional on-premise outlets (primarily ethnic restaurants) in the U.K. The non-controlling interest is held by the founder of the Cobra beer brand. We consolidate the results and financial position of CBPL and it is reported within our U.K. operating segment. We have not presented pro forma information, as the acquisition of CBPL is not material to our results of operations or financial position.

#### Granville Island

During the fourth quarter of 2009, Creemore Springs Brewery Ltd. ("Creemore"), a wholly-owned subsidiary of the Company, entered into an agreement to acquire 100% of Granville Island Brewing Company Ltd. and Mainland Beverage Distribution Ltd. (collectively, "Granville Island" or the "Granville Island Entities"). Granville Island is an established craft brewer located in Vancouver, Canada, with distribution throughout the Canadian province of British Columbia. This acquisition expands on our super premium portfolio in Canada.

Under the terms of this agreement, we made a non-refundable deposit in exchange for one share of common stock in each of the Granville Island entities and expect to close on this transaction in the second quarter of 2010. The Granville Island entities are variable interest entities, and we are the primary beneficiary of these entities as of December 26, 2009, due to certain economic and voting rights. On December 1, 2009, we began consolidating the results and financial position of Granville Island, and it is reported within our Canada reportable segment. We have not presented pro forma information, as the acquisition of Granville Island is not material to our results of operations or financial position.

The following summarizes the assets and results of operations of our consolidated joint ventures (including noncontrolling interests):

						For tl	ie ye	ears ended/A	s of	ř.								
	De	ecem	ber 26, 200	9		De	ecem	ber 28, 2008	8		Do	ecen	ber 30, 200'	, 2007				
	Fotal sets(1)	Re	evenues(2)		re-tax come	Total ssets(1)		evenues(2) millions)		re-tax come	Total ssets(1)	Re	evenues(2)		re-tax come			
BRI	\$ _	\$	40.4	\$	_	\$ 373.5	\$	271.1	\$	_	\$ 442.7	\$	274.4	\$	2.2			
RMMC																		
(3)	\$ _	\$	_	\$	_	\$ _	\$	157.6	\$	3.7	\$ 66.5	\$	295.1	\$	5.8			
RMBC (3)	\$ _	\$	_	\$	_	\$ _	\$	56.5	\$	14.7	\$ 41.0	\$	95.5	\$	20.2			
Grolsch	\$ 22.7	\$	37.8	\$	5.7	\$ 16.7	\$	61.2	\$	8.5	\$ 30.1	\$	77.6	\$	10.1			
Cobra	\$ 32.3	\$	21.2	\$	1.9	\$ _	\$	_	\$	_	\$ _	\$	_	\$	_			
Granville Island	\$ 28.7	\$	4.6	\$	0.2	\$ _	\$	_	\$	_	\$ _	\$	_	\$	_			

- (1) Excludes receivables from the Company.
- (2) Substantially all such sales for RMMC, RMBC and Grolsch are made to the Company, and as such, are eliminated in consolidation. The BRI revenues for 2009 represent the first two months prior to deconsolidation.
- (3) Deconsolidated upon formation of MillerCoors on July 1, 2008.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 7. Other Income and Expense

	For the years ended							
		mber 26, 2009		2008		ember 30, 2007		
Coin (loss) on			(1	n millions)				
Gain (loss) on disposals of non-								
operating long-								
lived assets	\$	_	\$	1.7	\$	(0.3)		
Gain on sale of	Ψ		Ψ	1.7	Ψ	(0.5)		
Montréal								
Canadiens		46.0				_		
Gain on sale of								
House of Blues								
Canada equity								
investment		_				16.7		
Equity (loss) income								
of unconsolidated								
affiliates, other								
than MillerCoors,								
net		(1.2)		3.1		4.3		
Gain (loss) from								
foreign exchange								
and derivatives(1)		6.1		(7.4)		(1.5)		
Environmental								
reserve		(1.5)		(4.4)		_		
Asset impairments								
of non-operating				(0.2)		(1.7)		
assets		_		(0.2)		(1.7)		
Loss on non-		(2.6)		(2.4)		(1.0)		
operating leases Other, net		(3.6)		(2.4)		(1.8)		
,		3.0		1.2		2.0		
Other income	¢	40.4	Φ	(0.4)	¢	177		
(expense), net	\$	49.4	\$	(8.4)	\$	17.7		

(1) During the third quarter of 2008, we entered into a cash settled total return swap with Deutsche Bank in order to gain an economic interest exposure to Foster's Group ("Foster's") stock (ASX:FGL), a major global brewer (see Note 19, "Derivative Instruments and Hedging Activities"). We recognized a net gain on the fair value of the swap of \$0.7 million during 2009 and a net loss of \$4.4 million during 2008.

# 8. Income Tax

The pre-tax income on which the provision for income taxes was computed is as follows:

	 For the years ended								
	ember 26, 2009	Dec	ember 28, 2008	December 30, 2007					
	 <u>.</u>	(In	millions)						
Domestic	\$ 477.1	\$	372.7	\$	370.0				
Foreign	240.4		126.7		156.0				
Total	\$ \$ 717.5		\$ 499.4		526.0				

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 8. Income Tax (Continued)

Income tax expense (benefit) includes the following current and deferred provisions:

	For the years ended								
	December 26,			ember 28,	De	cember 30,			
	2	009	(T-	2008	2007				
Current:			(II)	millions)					
Federal	\$	(51.3)	\$	(8.1)	\$	69.8			
State		9.6		0.4		6.5			
Foreign		(100.8)		25.5		25.8			
Total current tax									
(benefit) expense	\$	(142.5)	\$	17.8	\$	102.1			
Deferred:				_					
Federal	\$	87.0	\$	60.2	\$	(18.6)			
State		14.7		15.4		(1.0)			
Foreign		26.1		3.0		(81.5)			
Total deferred tax									
expense (benefit)	\$	127.8	\$	78.6	\$	(101.1)			
Total income tax									
(benefit) expense									
from continuing									
operations	\$	(14.7)	\$	96.4	\$	1.0			

Our income tax expense varies from the amount expected by applying the statutory federal corporate tax rate to income as follows:

	Fo	or the years ended	
	December 26, 2009	December 28, 2008	December 30, 2007
Statutory Federal			
income tax rate	35.0%	35.0%	35.0%
State income			
taxes, net of			
federal benefits	2.0%	1.3%	0.8%
Effect of foreign			
tax rates	(21.7)%	(21.1)%	(18.9)%
Effect of foreign			
tax law and rate			
changes	(2.7)%	_	(15.4)%
Effect of changes			
to unrecognized			
tax benefits	(18.8)%	(1.8)%	(2.9)%
Effect of			
MillerCoors			
one-time costs	_	3.3%	_
Other, net	4.2%	2.6%	1.6%
Effective tax rate	(2.0)%	19.3%	0.2%

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 8. Income Tax (Continued)

Our deferred taxes are composed of the following:

		As of				
		December 26, 2009		nber 28, 008		
		(In millions)				
Current deferred tax assets:	ф	0.0	Ф	0.0		
Compensation related obligations	\$	0.8	\$	0.8		
Accrued liabilities and other		42.4 21.1		49.0		
Tax credit carryforward Valuation allowance		21.1		(0.1)		
Total current deferred tax assets		64.3		(0.1) 49.7		
		04.3		49.7		
Current deferred tax liabilities:		2177		1460		
Partnership investments		217.7		146.2		
Inventory		13.1		11.2		
Other						
Total current deferred tax liabilities		231.4		157.4		
Net current deferred tax assets(1)						
Net current deferred tax liabilities(1)	\$	167.1	\$	107.7		
Non-current deferred tax assets:						
Compensation related obligations	\$	12.2	\$	20.9		
Postretirement benefits		220.0		166.7		
Foreign exchange losses		182.4		65.6		
Convertible debt		1.4		1.4		
Hedging		—		12.1		
Tax loss carryforwards		24.3		25.8		
Intercompany financing		15.2		_		
Partnership investments		14.5		_		
Accrued liabilities and other		27.9		30.0		
Fixed assets				1.0		
Valuation allowance		(19.6)		(12.8)		
Total non-current deferred tax assets		478.3		310.7		
Non-current deferred tax liabilities:						
Fixed assets		120.8		84.2		
Partnership investments		68.8		30.1		
Intangibles		575.5		512.1		
Hedging		_		3.0		
Other		3.3		5.4		
Total non-current deferred tax liabilities		768.4		634.8		
Net non-current deferred tax asset(1)	\$		\$			
Net non-current deferred tax liability(1)	\$	290.1	\$	324.1		
•						

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 8. Income Tax (Continued)

(1) Our net deferred tax assets and liabilities are presented and composed of the following:

	As of					
		mber 26, 2009	Dec	ember 28, 2008		
	(In millions)					
Domestic net current deferred tax liabilities	\$	88.9	\$	39.0		
Foreign net current deferred tax liabilities		78.2		68.8		
Net current deferred tax liabilities	\$	167.1	\$	107.8		
Domestic net non-current deferred tax assets	\$	133.0	\$	75.3		
Foreign net non-current deferred tax assets		44.9		_		
Foreign net non-current deferred tax liabilities		468.0		399.4		
Net non-current deferred tax liabilities	\$	290.1	\$	324.1		

Our full year effective tax rate was approximately -2% in 2009, 19% in 2008, and 0% in 2007. Our effective tax rates were significantly lower than the federal statutory rate of 35% primarily due to the following: lower effective income tax rates applicable to our Canadian and U.K. businesses, one time benefits from favorable resolution of unrecognized tax benefits, and revaluing our deferred tax assets and liabilities to give effect to reductions in foreign income tax rates and tax law changes.

The Company has U.S. federal and state net operating losses, and foreign tax credit carryforwards. The tax effect of these attributes is \$24.9 million at December 26, 2009, and \$2.6 million at December 28, 2008, which will expire between 2010 and 2030. The Company believes that a portion of the deferred tax asset attributable to these losses and credit carryforwards is not, more likely than not, to be realized and has established a valuation allowance in the amount of \$1.0 million and \$2.1 million at December 26, 2009, and December 28, 2008, respectively. The change in valuation allowance from December 28, 2008 to December 26, 2009, is primarily attributable to the increase of certain state tax liabilities. In addition, the Company has Canadian federal and provincial net operating loss and capital loss carryforwards. The tax effect of these attributes is \$11.1 million at December 26, 2009 and \$14.4 million at December 28, 2008. The Canadian loss carryforwards will expire between 2013 through 2029. The Company believes that a portion of the deferred tax asset attributable to the Canadian loss carryforwards is not, more likely than not, to be realized and has established a valuation allowance in the amount of \$1.9 million and \$2.1 million and December 26, 2009 and December 28, 2008, respectively. The change from December 28, 2008 to December 26, 2009, is attributable to revaluing the deferred tax asset due to tax rate changes. The remaining valuation allowance of \$16.7 million primarily relates to the deconsolidation of BRI. In addition, the Company has U.K. capital loss carryforwards. The tax effect of these attributes was \$9.4 at December 26, 2009, and \$8.6 million at December 28, 2008. The U.K. capital loss carryforwards do not have a limit in time to be used. As of December 28, 2008, the Company believed that the deferred tax asset associated with these U.K. loss carryforwards would not, more likely than not, be realized and established a valuation allowance for the full amount, \$8.6 million. Due to the intercompany transfer of indefinite lived deferred tax liabilities, the Company now believes that the full amount of the capital loss carryforward is more likely than not to be realized and has released the valuation allowance.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 8. Income Tax (Continued)

Annual tax provisions include amounts considered sufficient to pay assessments that may result from examination of prior year tax returns; however, the amount ultimately paid upon resolution of issues may differ materially from the amount accrued. As of December 28, 2008, we had \$229.4 million of unrecognized tax benefits. Since December 28, 2008, unrecognized tax benefits decreased by \$157.9 million. This reduction represents the net of increases due to fluctuation in foreign exchange rates, additional unrecognized tax benefits, accrued penalties, and interest accrued for the current year and decreases primarily due to, tax years closing or being effectively settled and payments made to tax authorities with regard to unrecognized tax benefits during 2009, resulting in total unrecognized tax benefits of \$71.5 million as of December 26, 2009. If recognized, the full amount of the unrecognized tax benefits would affect the effective tax rate as of December 26, 2009 compared with \$225 million as of December 28, 2008. During 2010, the Company does not expect any significant increases or decreases to unrecognized tax benefits. We recognize interest and penalties related to unrecognized tax benefits as a component of income tax expense. Anticipated interest and penalty payments of \$5.8 million and \$35.0 million were accrued in unrecognized tax benefits as of December 26, 2009 and December 28, 2008 respectively. We recognized an income tax benefit of \$29.3 million and \$18.1 million for the net reduction of interest and penalties on unrecognized tax benefits as of December 26, 2009 and December 28, 2008, respectively.

A reconciliation of the beginning and ending amount of unrecognized tax benefits is as follows:

	For the years ended						
	December 26, 2009		December 28, 2008 (In millions)		De	ecember 30, 2007	
Balance at beginning of year	\$	206.1	\$	,	\$	269.9	
Additions for tax positions related to the current year		26.0		20.8		33.0	
Additions for tax positions of prior years		1.8		8.9		18.3	
Reductions for tax positions of prior years		(74.1)		(38.8)		(61.2)	
Settlements		(11.4)		(4.8)		(18.2)	
Release due to statute expiration		(92.1)		(4.2)		(2.2)	
Foreign currency adjustment		16.0		(45.2)		29.8	
Balance at end of year	\$	72.3	\$	206.1	\$	269.4	

We file income tax returns in most of the federal, state, and provincial jurisdictions in the U.S., U.K., Canada and the Netherlands. Tax years through 2007 are closed or have been effectively settled through examination in the U.S. The 2008 tax year is currently under examination and expected to conclude in late 2010. Tax years through 2004 are closed or have been effectively settled through examination in Canada. Tax years through 2007 are closed or have been effectively settled through examination in the U.K. Tax years through 2006 are closed or have been effectively settled through examination in the Netherlands.

We have elected to treat our portion of all foreign subsidiary earnings through December 26, 2009 as permanently reinvested under accounting guidance and accordingly have not provided any U.S. federal or state tax thereon. As of December 26, 2009, approximately \$1,140 million of retained earnings attributable to foreign subsidiaries was considered to be indefinitely invested. The Company's intention is to reinvest the earnings permanently or to repatriate the earnings when it is tax effective to

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 8. Income Tax (Continued)

do so. It is not practicable to determine the amount of incremental taxes that might arise were these earnings to be remitted. However, the Company believes that U.S. foreign tax credits would largely eliminate any U.S. taxes and offset any foreign withholding taxes due on remittance.

# 9. Unusual or Infrequent Items

We have incurred charges or gains that are not indicative of our core operations. As such, we have separately classified these costs as special items.

# Summary of Special Items

	For the years ended December 26, December 28, December 3					
	2009		(In millions)		2007	
Canada—Restructuring, exit and other related costs				ĺ		
associated with the Edmonton and Montréal						
breweries	\$	7.6	\$	10.9	\$	51.1
Canada—Impairment of Foster's distribution right						
intangible asset		_		_		24.1
Canada—Pension curtailment loss		5.3		_		_
U.S.—MillerCoors joint venture associated costs	_		37.9		6.7	
U.S.—Impairment of Molson brands intangible asset		_		50.6		_
U.S.—Impairments of fixed assets		_		2.6		_
U.S.—Gain on sale of distribution businesses		_		(21.8)		_
U.S.—Other restructuring charges		_		_		2.8
U.K.—Non-income-related tax reserve		10.4		_		_
U.K.—Restructuring charges and related exit costs		2.8		8.6		14.1
U.K Pension curtailment gain		_		(10.4)		_
U.K.—Costs associated with Cobra Beer partnership		5.7		_		
U.K.—Gain on sale of non-core business		_		(2.7)		_
MCI and Corporate—Gain on change in control				` ,		
agreements for Coors executives		_		_		(0.5)
MCI and Corporate—Costs associated with the						Ì
MillerCoors joint venture		_		28.8		13.9
MCI and Corporate—Costs associated with						
outsourcing and other strategic initiatives		0.9		29.4		_
Total special items	\$	32.7	\$	133.9	\$	112.2

# Canada Segment

In 2009, we recognized a \$5.3 million pension curtailment loss (see Note 17 "Employee Retirement Plans" and Note 18 "Postretirement Benefits") and \$3.0 million of restructuring costs associated with employee terminations at the Montréal brewery driven by MillerCoors' decision to shift Blue Moon production to its facilities in the U.S. Additionally, the segment incurred \$4.6 million of Edmonton brewery site preparation and impairment closure costs during 2009. The facility was closed in 2007 and we transferred the facility's production to our other breweries in Canada. Current plans are to

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 9. Unusual or Infrequent Items (Continued)

demolish the building and sell the land. Approximately 130 employees were impacted by the brewery's closure.

In 2008, we incurred \$6.2 million of clean-up, remediation and general up-keep costs associated with the closed Edmonton brewery, an asset held for sale. We also incurred \$3.6 million of asset impairment and employee termination charges at the Montréal brewery as a result of MillerCoors' decision to shift Blue Moon production to its facilities in the U.S and \$1.1 million of employee termination costs associated with the outsourcing of administrative functions.

In 2007, we recorded a pretax non-cash impairment charge of approximately \$31.9 million associated with the carrying amount of fixed assets at the Edmonton brewery in excess of estimated market value, \$6.1 million for severance and other employee related costs and \$8.5 million of other costs associated with the brewery's closure in 2007. We also recognized an intangible asset impairment charge of \$24.1 million as a result of the Foster's contract termination and \$4.6 million for severance and other costs relating to the restructuring program focused on labor and overhead cost savings across production, sales and general and administrative functions. The restructuring program resulted in a reduction of 126 full-time employees.

# U.S. Segment

During the first six months of 2008, prior to the formation of MillerCoors, our U.S. segment incurred a number of special charges and income items including \$30.3 million for employee retention and incremental bonus costs and \$7.6 million of integration planning costs in the period leading up to the MillerCoors formation. It should be noted that MillerCoors continues with significant restructuring efforts as part of the overall program to deliver synergy savings. We realize our portion of those costs through our equity method income pickup from MillerCoors. The MillerCoors deal costs and integration planning costs were also incurred in the Corporate group (see below). The U.S. segment also realized a net \$21.8 million gain on the sale of two beer distribution businesses in Colorado, \$2.6 million related to certain brewing asset impairment charges and an intangible asset impairment charge of \$50.6 million related to the decline in value of Molson brands sold in the U.S. (see Note 13, "Goodwill and Intangible Assets").

In 2007, the U.S. segment began a restructuring program focused on labor savings across supply chain functions and we recognized \$2.8 million of expense for severance and other employee related costs relating to a reduction of 34 full-time employees. In 2007, we also incurred \$6.7 million of employee retention costs in anticipation of the MillerCoors joint venture.

The liability for severance and other employee-related costs in 2006 included a \$27.6 million estimated payment required for our withdrawal from the hourly workers multi-employer pension plan associated with our Memphis brewery and was paid in September 2007. All production from the Memphis location was relocated to a different Company-owned facility or outsourced. The Memphis brewery was sold in September 2006 to an investment group led by a former employee. The Memphis brewery assets were depreciated to a value that approximated the sale price; therefore, the loss from the final disposition of the assets and liabilities associated with Memphis was insignificant. We entered into a distribution agreement with the new Memphis brewery owners. Management believes that the terms of the sale of the Memphis plant and three-year distribution agreement are market reflective arms-length. See table below for summary of restructuring accruals.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 9. Unusual or Infrequent Items (Continued)

#### U.K. Segment

During 2009, the U.K. segment recognized \$2.5 million of costs associated with the Cobra Beer Partnership, Ltd. acquisition and recognized employee severance costs of \$3.2 million related to individuals not retained subsequent to the acquisition. Additionally, the U.K. segment recognized \$2.8 million of employee termination costs related to supply chain restructuring activity and company-wide efforts to increase efficiency in certain finance, information technology and human resource activities by outsourcing portions of those functions. During 2009, the U.K. segment established a \$10.4 million non-income-related tax reserve. Our current estimates indicate a range of possible loss relative to this reserve of \$0 to \$22.8 million, inclusive of potential penalties and interest. This liability is one-time in nature and does not affect the on-going margin or profitability of the segment.

During 2008, the U.K. segment recognized a \$10.4 million pension gain associated with the cessation of employee service credit to its defined benefit pension plan (see Note 17, "Employee Retirement Plans"). The U.K. segment also realized a gain on the sale of a business of \$2.7 million. Offsetting these items were \$8.6 million of employee termination costs associated with restructuring efforts related to supply chain and administrative functions.

The U.K. segment recognized special items of \$14.1 million in 2007, related primarily to employee termination costs associated with supply chain and back-office restructuring efforts in the U.K., resulting in a reduction of 85 employees in 2007, as well as the recognition of an existing pension benefit obligation in accordance with U.K. law.

#### MCI and Corporate

During 2009, MCI and Corporate incurred \$0.9 million of costs associated with other strategic initiatives.

During 2008, the Corporate group recognized \$28.8 million of deal costs and integration planning costs associated with the formation of MillerCoors. We also recognized \$22.8 million of transition costs paid to our third-party vendor associated with the start-up of our outsourced administrative functions. In January 2008, we signed a contract with a third-party service provider to outsource a significant portion of our general and administrative back-office functions in all of our operating segments and corporate office. This outsourcing initiative is a key component of our Resources for Growth cost reduction program. Last, we incurred \$6.6 million associated with other strategic initiatives.

The net costs reported as special items recorded in 2007 of \$13.4 million are associated with the proposal of the MillerCoors joint venture, and consist primarily of outside professional services. These charges were partially offset by a reversal of an excise tax accrual for a former employee that exercised options under the control agreement.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# **9.** Unusual or Infrequent Items (Continued)

The following summarizes the activity in the restructuring accruals by segment:

	C	anada	U.S.				<u>U.K.</u>		
	other	rance and employee- ted costs	Severance and other employee- related costs		Closing and other costs		oth	everance and ner employee- elated costs	
			(In millions)						
Balance at December 31, 2006	\$	0.6	\$	27.7	\$	0.4	\$	4.0	
Charges incurred		10.0		2.7		_		10.2	
Payments made		(7.2)		(27.8)		(0.4)		(11.8)	
Foreign currency and other									
adjustments		0.8				_		0.1	
Balance at December 30, 2007	\$	4.2	\$	2.6	\$		\$	2.5	
Charges incurred		1.8		(0.1)		_		8.6	
Payments made		(4.1)		(2.5)		_		(7.9)	
Foreign currency and other									
adjustments		(0.5)						(1.1)	
Balance at December 28, 2008	\$	1.4	\$	_	\$	_	\$	2.1	
Charges incurred		3.0		_		_		6.0	
Payments made		(4.0)		_		_		(6.1)	
Foreign currency and other									
adjustments		0.2				_		0.3	
Balance at December 26, 2009	\$	0.6	\$	_	\$	_	\$	2.3	

# 10. Stockholders' Equity

Changes to the number of shares of capital stock issued were as follows:

		Exchangeable shares issued			
Class A	Class B	Class A	Class B		
(Share amounts in millions)					
2.7	133.2	3.3	34.8		
_	6.7	_	_		
_	9.7	_	(9.7)		
2.7	149.6	3.3	25.1		
_	3.1	_	_		
_	4.4	(0.1)	(4.2)		
2.7	157.1	3.2	20.9		
_	1.5	_	_		
(0.1)	0.8	_	(0.7)		
2.6	159.4	3.2	20.2		
	issue   Class A   (S   2.7     -	(Share amount 2.7 133.2 — 6.7 — 9.7 2.7 149.6 — 3.1 — 4.4 2.7 157.1 — 1.5 (0.1) 0.8	issued         shares is class A           Class A         Class B         Class A           (Share amounts in millions)         2.7         133.2         3.3           —         6.7         —           —         9.7         —           2.7         149.6         3.3           —         3.1         —           —         4.4         (0.1)           2.7         157.1         3.2           —         1.5         —           (0.1)         0.8         —		

# **Preferred Stock**

At December 26, 2009 and December 28, 2008, 25.0 million shares of no par value preferred stock were authorized but not issued.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 10. Stockholders' Equity (Continued)

#### Class A and Class B Common Stock

Dividend Rights

Subject to the rights of the holders of any series of preferred stock, stockholders of Molson Coors Class A common stock (Class A common stock) are entitled to receive, from legally available funds, dividends when and as declared by the Board of Directors of Molson Coors, except that so long as any shares of Molson Coors Class B common stock (Class B common stock) are outstanding, no dividend will be declared or paid on the Class A common stock unless at the same time a dividend in an amount per share (or number per share, in the case of a dividend paid in the form of shares) equal to the dividend declared or paid on the Class A common stock is declared or paid on the Class B common stock.

#### Voting Rights

Except in limited circumstances, including the right of the holders of the Class B common stock and special Class B voting stock voting together as a single class to elect three directors to the Molson Coors Board of Directors, the right to vote for all purposes is vested exclusively in the holders of the Class A common stock and special Class A voting stock, voting together as a single class. The holders of Class A common stock are entitled to one vote for each share held, without the right to cumulate votes for the election of directors.

An affirmative vote is required of a majority of the votes entitled to be cast by the holders of the Class A common stock and special Class A voting stock (through which holders of Class A exchangeable shares vote), voting together as a single class, prior to the taking of certain actions, including:

- the issuance of any shares of Class A common stock or securities convertible into Class A common stock (other than upon the conversion of Class B common stock under circumstances provided in the certificate of incorporation or the exchange or redemption of Class A exchangeable shares in accordance with the terms of those exchangeable shares) or securities (other than Class B common stock) convertible into or exercisable for Class A common stock;
- the issuance of shares of Class B common stock (other than upon the conversion of Class A common stock under circumstances provided in the certificate of incorporation or the exchange or redemption of Class B exchangeable shares in accordance with the terms of those exchangeable shares) or securities (other than Class A common stock) that are convertible into or exercisable for Class B common stock, if the number of shares to be issued is equal to or greater than 20% of the number of outstanding shares of Class B common stock;
- the issuance of any preferred stock having voting rights other than those expressly required by Delaware law;
- the sale, transfer or other disposition of any capital stock (or securities convertible into or exchangeable for capital stock) of subsidiaries;
- the sale, transfer or other disposition of all or substantially all of the assets of the Company; and
- any decrease in the number of members of the Molson Coors Board of Directors to a number below 15.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 10. Stockholders' Equity (Continued)

Pentland and the Coors Trust, which together control more than two-thirds of the Company's Class A common and exchangeable stock, have voting trust agreements through which they have combined their voting power over the shares of our Class A common stock and the Class A exchangeable shares that they own. However, in the event that these two stockholders do not agree to vote in favor of a matter submitted to a stockholder vote (other than the election of directors), the voting trustees will be required to vote all of the Class A common stock and Class A exchangeable shares deposited in the voting trusts against the matter. There is no other mechanism in the voting trust agreements to resolve a potential deadlock between these stockholders.

The Molson Coors certificate of incorporation provides the holders of Class B common stock and special Class B voting stock (through which holders of Class B exchangeable shares vote), voting together as a single class, the right to elect three directors to the Molson Coors Board of Directors. In addition, the holders of Class B common stock and special Class B voting stock, voting together as a single class, have the right to vote on specified transactional actions. Except in the limited circumstances provided in the certificate of incorporation, the right to vote for all other purposes is vested exclusively in the holders of the Class A common stock and special Class A voting stock, voting together as a single class. The holders of Class B common stock are entitled to one vote for each share held with respect to each matter on which holders of the Class B common stock are entitled to vote, without the right to cumulate votes for the election of directors.

#### Rights Upon Dissolution or Wind Up

If Molson Coors liquidates, dissolves or winds up its affairs, the holders of Class A common stock, together with the holders of the Class B common stock, would be entitled to receive, after Molson Coors' creditors have been paid and the holders of any then outstanding series of preferred stock have received their liquidation preferences, all of the remaining assets of Molson Coors in proportion to their share holdings. Holders of Class A and Class B common stock would not have pre-emptive rights to acquire any securities of Molson Coors. The outstanding shares of Class A and Class B common stock would be fully paid and non-assessable.

# Conversion Rights

The Molson Coors certificate of incorporation provides for the right of holders of Class A common stock to convert their stock into Class B common stock on a one-for-one basis at any time.

# **Exchangeable Shares**

The Class A exchangeable shares and Class B exchangeable shares were issued by Molson Coors Canada Inc. ("MCCI") a wholly-owned subsidiary. The exchangeable shares are substantially the economic equivalent of the corresponding shares of Class A and Class B common stock that a Molson shareholder would have received if the holder had elected to receive shares of Molson Coors common stock. Holders of exchangeable shares also receive, through a voting trust, the benefit of Molson Coors voting rights, entitling the holder to one vote on the same basis and in the same circumstances as one corresponding share of Molson Coors common stock.

The exchangeable shares are exchangeable at any time, at the option of the holder on a one-for-one basis for corresponding shares of Molson Coors common stock.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 10. Stockholders' Equity (Continued)

Holders of exchangeable shares are entitled to receive, subject to applicable law, dividends as follows:

- in the case of a cash dividend declared on a corresponding share of Molson Coors common stock, an amount in cash for each exchangeable share corresponding to the cash dividend declared on each corresponding share of Molson Coors common stock in USD or in an equivalent amount in CAD;
- in the case of a stock dividend declared on a corresponding share of Molson Coors common stock to be paid in shares of Molson Coors common stock, in the number of exchangeable shares of the relevant class for each exchangeable share that is equal to the number of shares of corresponding Molson Coors common stock to be paid on each corresponding share of Molson Coors common stock; or
- in the case of a dividend declared on a corresponding share of Molson Coors common stock in any other type of property, in the type and amount of property as is economically equivalent as determined by MCCI's Board of Directors to the type and amount of property to be paid on each corresponding share of Molson Coors common stock.

The declaration dates, record dates and payment dates for dividends on the exchangeable shares are the same as the relevant dates for the dividends on the shares of corresponding Molson Coors common stock.

# 11. Earnings Per Share

Basic income per common share was computed using the weighted average number of shares of common stock outstanding during the period. Diluted income per share includes the additional dilutive effect of our potentially dilutive securities, which include certain stock options ("options"), stock-only stock appreciation rights ("SOSAR"), restricted stock units ("RSU"), deferred stock units ("DSU"), performance shares ("PSU") and performance units ("PU"). The dilutive effects of our potentially dilutive securities are calculated using the treasury stock method. Diluted income per share could also be impacted by our convertible debt and related warrants outstanding if they were in the money.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 11. Earnings Per Share (Continued)

The following summarizes the effect of dilutive securities on diluted EPS:

	For the years ended					
	December 26, 2009		December 28, 2008		De	cember 30, 2007
		(In million	ıs, exc	ept per share	amou	ints)
Net income attributable to MCBC	\$	720.4	\$	378.7	\$	492.0
Weighted average shares for basic EPS		184.4		182.6		178.7
Effect of dilutive securities:						
Options, LOSARs and SOSARs		1.0		1.8		2.5
RSUs, PUs and DSUs		0.5		1.1		0.2
Weighted average shares for diluted EPS		185.9		185.5		181.4
Basic income (loss) per share:						
From continuing operations	\$	3.96	\$	2.14	\$	2.85
From discontinued operations		(0.05)		(0.07)		(0.10)
Basic income per share	\$	3.91	\$	2.07	\$	2.75
Diluted income (loss) per share:						
From continuing operations	\$	3.92	\$	2.11	\$	2.81
From discontinued operations		(0.05)		(0.07)		(0.10)
Diluted income per share	\$	3.87	\$	2.04	\$	2.71
Dividends declared and paid per share	\$	0.92	\$	0.76	\$	0.64

Our calculation of weighted average shares includes all four classes of our outstanding stock: Class A and Class B Common, and Class A and Class B Exchangeable. Exchangeable shares are the equivalent of common shares, by class, in all respects. All classes of stock have in effect the same dividend rights and share equitably in undistributed earnings. Class A shareholders receive dividends only to the extent dividends are declared and paid to Class B shareholders. See Note 10, "Stockholders' Equity," for further discussion of the features of Class A and B Common shares and Class A and B Exchangeable shares.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 11. Earnings Per Share (Continued)

The following anti-dilutive securities were excluded from the computation of the effect of dilutive securities on earnings per share for the following periods:

	I	For the years ended				
	December 26, 2009	December 28, 2008 (In millions)	December 30, 2007			
Options, SOSARs and RSUs(1)	0.6	0.3	0.2			
1 /	0.0	0.5				
PUs and PSUs	_	_	2.1			
Shares issuable upon assumed conversion of the						
2.5% Convertible Senior Notes to issue Class B						
common shares(2)	10.5	10.5	5.7			
Warrants to issue Class B common shares(2)	10.5	10.5	5.7			
	21.6	21.3	13.7			

- (1) Exercise prices exceed the average market price of the common shares or are anti-dilutive due to the impact of the unrecognized compensation cost on the calculation of assumed proceeds in the application of the treasury stock method. See Note 15, "Share-Based Payments," for further discussion of these items.
- (2) As discussed in Note 14, "Debt," we issued \$575 million of senior convertible notes in June 2007. The impact of a net share settlement of the conversion amount at maturity will begin to dilute earnings per share when our stock price reaches \$54.76. The impact of stock that could be issued to settle share obligations we could have under the warrants we issued simultaneously with the convertible notes issuance will begin to dilute earnings per share when our stock price reaches \$70.09. The potential receipt of MCBC stock from counterparties under our purchased call options when and if our stock price is between \$54.76 and \$70.09 would be anti-dilutive and excluded from any calculations of earnings per share.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 12. Properties

The cost of properties and related accumulated depreciation and amortization consists of the following:

	As of				
	December 26, 2009		De	cember 28, 2008	
		(In mi	llions	)	
Land and improvements	\$	105.7	\$	117.7	
Buildings and improvements		324.9		391.3	
Machinery and equipment		1,323.4		1,145.0	
Furniture and fixtures		292.3		246.6	
Software		42.2		22.9	
Natural resource properties		3.0		3.0	
Construction in progress		44.4		48.9	
Total properties cost		2,135.9		1,975.4	
Less accumulated depreciation					
and amortization		(843.4)		(673.5)	
Net properties	\$	1,292.5	\$	1,301.9	

Depreciation expense was \$146.9 million, \$230.1 million and \$283.4 million for fiscal years 2009, 2008, and 2007, respectively. Certain equipment held under capital lease is classified as equipment and amortized using the straight-line method or estimated useful life, whichever is shorter over the lease term. Lease amortization is included in depreciation expense. Expenditures for new facilities and improvements that substantially extend the capacity or useful life of an asset are capitalized. Start-up costs associated with manufacturing facilities, but not related to construction, are expensed as incurred. Ordinary repairs and maintenance are expensed as incurred.

MCBC-UK owns and maintains the dispensing equipment in on-premise retail outlets. Dispensing equipment that transfers the beer from the keg in the cellar to the glass is capitalized at cost upon installation and depreciated on a straight-line basis over lives of up to 7 years, depending on the nature and usage of the equipment. Labor and materials used to install dispensing equipment are capitalized and depreciated over 2 years. Dispensing equipment awaiting installation is held in inventory and valued at the lower of cost or market. Ordinary repairs and maintenance are expensed as incurred.

The following table details the ranges of the useful economic lives assigned to depreciable property, plant and equipment for the periods presented:

	Useful Economic Lives as of December 26, 2009
Buildings and improvements	20 - 40 years
Machinery and equipment	3 - 25 years
Furniture and fixtures	3 - 10 years

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 13. Goodwill and Intangible Assets

The following summarizes the changes in goodwill:

As of			
December 26, 2009		De	cember 28, 2008
	(In mi	llions	)
\$	1,298.0	\$	3,346.5
	_		(1,608.8)
	164.0		(438.2)
	13.0		_
	_		(0.1)
	_		(1.4)
\$	1,475.0	\$	1,298.0
	\$	December 26, 2009 (In mi \$ 1,298.0	December 26, De 2009 (In millions \$ 1,298.0 \$ — 164.0 13.0 — — — —

Goodwill was allocated between our reportable segments as follows:

		As of			
	De	December 26, 2009		ecember 28, 2008	
		(In millions)			
Canada	\$	720.7	\$	614.8	
United Kingdom		754.3		683.2	
Consolidated	\$	1,475.0	\$	1,298.0	

The following table presents details of our intangible assets, other than goodwill, as of December 26, 2009:

	Useful life (Years)	Gross	Accumulated amortization (In millions)	Net
Intangible assets subject to amortization:				
Brands	3 - 40	\$ 293.5	\$ (140.1)	\$ 153.4
Distribution rights	2 - 23	334.4	(194.3)	140.1
Patents and technology and distribution				
channels	3 - 10	35.8	(22.4)	13.4
Intangible assets not subject to amortization:				
Brands	Indefinite	3,248.8	_	3,248.8
Distribution networks	Indefinite	963.5	_	963.5
Other	Indefinite	15.5	_	15.5
Total		\$ 4,891.5	\$ (356.8)	\$ 4,534.7

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 13. Goodwill and Intangible Assets (Continued)

The following table presents details of our intangible assets, other than goodwill, as of December 28, 2008:

	Useful life (Years)	Gross	Accumulated amortization (In millions)	Net
Intangible assets subject to amortization:				
Brands	3 - 35	\$ 247.1	\$ (107.9)	\$ 139.2
Distribution rights	2 - 23	289.0	(149.4)	139.6
Patents and technology and distribution				
channels	3 - 10	25.8	(17.6)	8.2
Intangible assets not subject to amortization:				
Brands	Indefinite	2,790.8	_	2,790.8
Distribution networks	Indefinite	827.9	_	827.9
Other	Indefinite	17.7	_	17.7
Total		\$ 4,198.3	\$ (274.9)	\$ 3,923.4

The change in the gross carrying amounts of intangibles from December 28, 2008 to December 26, 2009, is primarily due to the impact of foreign exchange rate fluctuations, as a significant amount of intangibles are denominated in foreign currencies. The gross carrying value was also impacted by the 50.1% purchase of CBPL and the acquisition of Granville Island.

During the second quarter of 2008, we recognized an impairment charge of \$50.6 million associated with a Molson brands intangible asset, an asset which represented the value of the Molson brands sold in the U.S. only. This intangible asset was not subject to amortization. While our accounting policy calls for annual testing of indefinite-lived intangible assets in the third quarter of each year, we noted unfavorable operating results and a change in management's strategic initiatives associated with these brands, and as a result tested the intangible for impairment in the second quarter of 2008.

Based on foreign exchange rates as of December 26, 2009, the estimated future amortization expense of intangible assets is as follows:

Fiscal Year	Amount	
	(In n	nillions)
2010	\$	43.9
2011	\$	42.5
2012	\$	30.4
2013	\$	29.9
2014	\$	29.9

Amortization expense of intangible assets was \$40.5 million, \$43.3 million, and \$62.4 million for the years ended December 26, 2009, December 28, 2008, and December 30, 2007, respectively.

We are required to perform goodwill and indefinite-lived intangible asset impairment tests on at least an annual basis and more frequently in certain circumstances. We completed the required impairment testing during the third quarter of 2009 and determined that there were no impairments of

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 13. Goodwill and Intangible Assets (Continued)

goodwill or other indefinite-lived intangible assets. No accumulated impairment losses were included in the goodwill balances as of December 26, 2009 or December 28, 2008.

#### 14. Debt

Our total long-term borrowings as of December 26, 2009 and December 28, 2008, were composed of the following:

As of			
December 26, 2009			mber 28, 2008
	(In mi	llions)	
\$	44.6	\$	44.6
	300.0		300.0
	857.2		736.5
	575.0		575.0
	_		_
	_		176.0
	(63.8)		(80.0)
	1.713.0		1,752.1
	-,,,		-,,,,-
	(300.3)		(0.1)
\$	1,412.7	\$	1,752.0
\$	1,913.6	\$	1,817.5
	\$	December 26, 2009 (In mi  \$ 44.6 300.0 857.2 575.0 - (63.8) 1,713.0 (300.3) \$ 1,412.7	December 26,   December 26,   (In millions)

On May 7, 2002, CBC completed a private placement of \$850 million of 6.375% senior notes, due 2012, (1) with interest payable semi-annually. The notes are unsecured, are not subject to any sinking fund provision and include a redemption provision if the notes are retired before their scheduled maturity. The redemption price is equal to the greater of (1) 100% of the principal amount of the notes plus accrued and unpaid interest and (2) the present value of the principal amount of the notes and interest to be redeemed. Net proceeds from the sale of the notes, after deducting estimated expenses and underwriting fees, were approximately \$841 million. The notes were subsequently exchanged for publicly registered notes with the same terms. On July 11, 2007, we repurchased \$625 million aggregate principal amount of those notes. On February 7, 2008, we announced a tender for repurchase of any and all of the remaining principal amount of \$225 million, with the tender period running through February 14, 2008. The net costs of \$12.4 million related to this extinguishment of debt and termination of related interest rate swaps was recorded in the first quarter of 2008. The amount actually repurchased was \$180.4 million with \$45.3 million outstanding as of December 26, 2009, which, in addition to the remaining principal amount of \$44.6 million, also includes a liability of \$0.7 million related to interest rate swaps transacted around this debt issuance in 2002, but were cash settled in 2008 in conjunction with the tender offer. This remaining balance

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 14. Debt (Continued)

relates to the outstanding principal amount and is being amortized over the remaining term of this debt.

- (2) On September 22, 2005, Molson Coors Capital Finance ULC (MCCF), a Nova Scotia entity, and Molson Coors International, LP, a Delaware partnership, both wholly owned subsidiaries of MCBC, issued 10-year and 5-year private placement debt securities totaling CAD \$900 million in Canada and U.S. \$300 million in the United States, bearing interest at 5.0% and at 4.85%, respectively paid semi-annually. Both offerings are guaranteed by MCBC, and all of its significant subsidiaries. The securities have certain restrictions on secured borrowing, sale-leaseback transactions and the sale of assets, all of which we were in compliance at December 26, 2009. These securities will mature on September 22, 2010 for the U.S. issue and September 22, 2015 for the Canadian issue. Debt issuance costs capitalized in connection with the debt issuances will be amortized over the life of the bonds and total approximately \$9.2 million. The CAD \$900 million notes were subsequently exchanged for publicly registered notes with the same terms.
- (3) On June 15, 2007, MCBC issued \$575 million of 2.5% Convertible Senior Notes (the "Notes") in a public offering payable semi-annually in arrears. The Notes are governed by indenture dated June 15, 2007, and supplemental indenture documents (together, the "Indenture"), among MCBC and its subsidiary guarantors and our trustee. The Notes are the Company's senior unsecured obligations and rank equal in rights of payment with all of the Company's other senior unsecured debt and senior to all of the Company's future subordinated debt. The Notes are guaranteed on a senior unsecured basis by the same subsidiary guarantors that have guaranteed the Company's other debt securities. The Notes mature on July 30, 2013, unless earlier converted or terminated, subject to certain conditions, as noted below. The Notes contain certain customary anti-dilution and make-whole provisions to protect holders of the Notes as defined in the Indenture.

Holders may surrender their Notes for conversion prior to the close of business on January 30, 2013, if any of the following conditions are satisfied:

- during any calendar quarter, if the closing sales price of our Class B common stock for at least 20 trading days in the period of 30 consecutive trading days ending on the last trading day of the calendar quarter preceding the quarter in which the conversion occurs is more than 130% of the conversion price of the Notes in effect on that last trading day;
- during the ten consecutive trading day period following any five consecutive trading day period in
  which the trading price for the Notes for each such trading day was less than 95% of the closing sale
  price of our Class B common stock on such date multiplied by the then current conversion rate; or
- if we make certain significant distributions to holders of our Class B common stock, we enter into specified corporate transactions or our Class B common stock ceases to be approved for listing on the New York Stock Exchange and is not listed for trading purposes on a U.S. national securities exchange.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 14. Debt (Continued)

After January 30, 2013, holders may surrender their Notes for conversion any time prior to the close of business on the business day immediately preceding the maturity date regardless of whether any of the conditions listed above have been satisfied. Upon conversion of the Notes, holders of the Notes will receive the par value amount of each bond in cash and the shares of our Class B common stock (subject to our right to deliver cash in lieu of all or a portion of those shares) in satisfaction of the conversion feature if, on the day of conversion, the MCBC stock price exceeds the conversion price. The conversion price for each \$1,000 aggregate principal amount of notes is \$54.76 per share of our Class B common stock, which represents a 25% premium above the stock price on the day of the issuance of the Notes and corresponds to the initial conversion ratio of 18.263 shares per each \$1,000 aggregate principal amount of notes. The conversion ratio and conversion price are subject to customary adjustments for certain events and provisions, as defined in the Indenture. If, upon conversion, the MCBC stock price is below the conversion price, adjusted as necessary, a cash payment for the par value amount of the Notes will be made.

We initially accounted for the Notes pursuant to guidance pertaining to convertible bonds with issuer option to settle for cash upon conversion, that is, we did not separate and assign values to the conversion feature of the Notes but rather accounted for the entire agreement as one debt instrument as the conversion feature met the requirements of guidance pertaining to accounting for derivative financial instruments indexed to, and potentially settled in, a company's own stock. Due to new guidance effective in 2009, the amounts in the table above have been reduced by the unamortized discount in the amounts of \$63.3 million and \$79.7 million for the years ended December 26, 2009 and December 28, 2008, respectively. As noted in Note 2, "New Accounting Pronouncements," the Company retrospectively adopted authoritative guidance related to accounting for convertible debt instruments, impacting historical accounting for the Notes. Considering interest rates applicable at the time of the Convertible Senior Notes issuance on June 15, 2007, we determined that the historical liability and equity components would have been valued using an effective 6.08% interest rate. As such, the amount allocated to the long-term debt at that date was \$471.1 million, and the pretax amount allocated to equity was \$103.9 million (\$64.2 million net of tax). The retrospective adoption increased non-cash interest expense by \$15.8 million and \$8.4 million for the fifty-two weeks ended December 28, 2008 and December 30, 2007, respectively as the Company accreted the discounted debt to its face value. During the year ended December 26, 2009, we incurred additional non-cash interest expense of \$16.4 million. The additional non-cash interest expense impact (net of tax) to net income per share was a decrease of \$0.06, \$0.05 and \$0.03 for the years ended December 26, 2009, December 28, 2008, and December 30, 2007, respectively. We also incurred interest expense related to the 2.5% coupon rate of \$14.4 million, \$14.4 million, and \$7.8 million for the years ended December 26, 2009, December 28, 2008, and December 30, 2007, respectively. The combination of non-cash and cash interest resulted in an effective interest rate of 6.01%. 6.10% and 6.23% for the years ended December 26, 2009, December 28, 2008 and December 30, 2007, respectively. We expect to also record additional non-cash interest expense representing the amortization of the debt discount on the Convertible Senior Notes in 2010 through 2013

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 14. Debt (Continued)

of approximately \$16 million to \$18 million annually, thereby increasing the carrying value of the long-term debt to its \$575 million face value at maturity in July 2013.

In connection with the issuance of the Notes, we incurred approximately \$10.2 million of deferred debt issuance costs which will be amortized as interest expense over the life of the Notes.

## Convertible Note Hedge and Warrants:

In connection with the issuance of the Notes, we entered into a privately negotiated convertible note hedge transaction. The convertible note hedge (the "purchased call options") will cover up to approximately 10.5 million shares of our Class B common stock. The purchased call options, if exercised by us, require the counterparty to deliver to us shares of MCBC Class B common stock adequate to meet our net share settlement obligations under the convertible notes and are expected to reduce the potential dilution to our Class B common stock to be issued upon conversion of the Notes, if any. Separately and concurrently, we also entered into warrant transactions with respect to our Class B common stock pursuant to which we may be required to issue to the counterparty up to approximately 10.5 million shares of our Class B common stock. The warrant price is \$70.09 which represents a 60% premium above the stock price on the date of the warrant transaction. The warrants expire on February 20, 2014.

We used approximately \$50 million of the net proceeds from the issuance of the 2.5% Convertible Senior Notes, to pay for the cost of the purchased call options, partially offset by the proceeds to us from the warrant transaction. The net cost of these transactions, net of tax, was recorded in the Stockholder's Equity section of the balance sheet.

The purchased call options and warrants are separate transactions entered into by the Company, and they are not part of the terms of the Notes and do not affect the holders' rights under the Notes.

- (4) We maintain a \$750 million revolving multicurrency bank credit facility, which expires in August 2011. Amounts drawn against the credit facility accrue interest at variable rates, which are based upon LIBOR or CDOR, plus a spread based upon Molson Coors' long-term bond rating and facility utilization. There were no outstanding borrowings on this credit facility as of December 26, 2009.
- (5) We deconsolidated BRI from our financial statements in February 2009. As a result BRI notes payable are not presented as part of MCBC debt obligations for 2009.

Our total short-term borrowings facilities consist of a USD \$20.0 million line of credit with a borrowing rate of USD LIBOR +1.5%, an overdraft facility of CAD \$30.0 million at either USD Prime or CAD Prime depending on the borrowing currency, a line of credit for GBP £10.0 million and an overdraft facility for GBP £10.0 million, both at GBP LIBOR +1.5%, and a line of credit for Japanese Yen 600.0 million, of which 275.0 million is committed under an outstanding letter of credit, at a base rate of less than 1.0%. As of December 26, 2009 and December 28, 2008, we have no borrowings under any of these facilities. See Note 21, "Commitments and Contingencies" for discussion related to letters of credit.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 14. Debt (Continued)

As of December 26, 2009, the aggregate principal debt maturities of long-term debt and short-term borrowings for the next five fiscal years are as follows:

	Amount (In millions)
2010	\$ 300.0
2011	_
2012	44.6
2013	575.0
2014	_
Thereafter	857.2
Total	\$ 1,776.8

Under the terms of some of our debt facilities, we must comply with certain restrictions. These restrictions include restrictions on debt secured by certain types of mortgages, certain threshold percentages of secured consolidated net tangible assets, and restrictions on certain types of sale lease-back transactions. As of December 26, 2009, we were in compliance with all of these restrictions.

#### Interest

Interest incurred, capitalized and expensed were as follows:

	For the years ended							
		ember 26, 2009		cember 28, 2008 n millions)	2007			
Interest incurred(1)	\$	99.3	\$	120.2	\$	144.4		
Interest capitalized		(2.7)		(1.1)		(9.5)		
Interest expensed	\$	96.6	\$	119.1	\$	134.9		

(1) Interest incurred includes non-cash interest of \$16.4 million, \$15.8 million and \$8.4 million for the years ended December 26, 2009, December 28, 2008 and December 30, 2007, respectively.

## 15. Share-Based Payments

At December 26, 2009, we had three stock-based compensation plans.

The 1990 Equity Incentive Plan

The 1990 Equity Incentive Plan ("EI Plan") generally provides for two types of grants for our employees: stock options and restricted stock awards. The stock options have a term of 10 years and one-third of the stock option award vests in each of the three successive years after the date of grant. There were no awards granted under the EI Plan in 2009, 2008, or 2007 and we are not expecting to grant any new awards under this plan.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 15. Share-Based Payments (Continued)

Equity Compensation Plan for Non-Employee Directors

The Equity Compensation Plan for Non-Employee Directors ("EC Plan") provides for awards of the Company's Class B shares of restricted stock or options for Class B shares. Awards vest after completion of the director's annual term. The compensation cost associated with the EC plan is amortized over the directors' term. There were no awards granted under the EC Plan in 2009, 2008, or 2007 and we are not expecting to grant any new awards under this plan.

Molson Coors Brewing Company Incentive Compensation Plan

During 2009, 2008, and 2007, we issued the following awards related to Class B common shares to certain directors, officers, and other eligible employees, pursuant to the Molson Coors Brewing Company Incentive Compensation Plan ("MCBC IC Plan"): restricted stock units ("RSU"), deferred stock units ("DSU"), performance units ("PU"), performance share units ("PSU"), stock options, and stock-only stock appreciation rights ("SOSAR").

RSU awards are issued at the market value equal to the price of our stock at the date of the grant and vest over the period of three years. In 2009, 2008 and 2007, we granted 0.2 million, 0.6 million and 0.3 million RSUs with a weighted-average market value of \$42.07, \$56.43 and \$46.24 each, respectively.

DSU awards, under the Directors' Stock Plan pursuant to the MCBC IC Plan, are elected by the non-employee directors of MCBC by enabling them to receive all or one-half of their annual cash retainer payments in our stock. The deferred stock unit awards are issued at the market value equal to the average day's price on the date of the grant and generally vest over the annual service period. In 2009, 2008 and 2007, we granted a small number of DSUs with a weighted-average market value of \$42.82, \$50.38 and \$48.66 per share, respectively.

PUs are granted based on a target value established at the date of grant and vest upon completion of a service requirement. The payout value can range from zero to two times the target value based on achievement of specified adjusted earnings per share targets. Adjusted earnings per share is an internal measure calculated from our actual diluted earnings per share adjusted for special items and other significant benefits or charges as approved by the Company's compensation committee. The PU award value is calculated by multiplying the number of PUs granted by actual cumulative adjusted earnings per share over the specific performance period. The PU award value can be settled in cash or shares, or partly in cash and partly in shares, at the discretion of the Company. If settled in shares, it will be based on the closing MCBC Class B common stock price on the date of vesting. Prior to vesting, no shares are issued and PUs have no voting rights. We are unable to predict the vesting date share price and as a result, account for the PUs as liabilities, resulting in variable compensation expense until settled. The variability of compensation expense will arise primarily from changing estimates of adjusted earnings per share. Changes in MCBC Class B common stock prices during the vesting period will not impact compensation expense but will impact the number of shares ultimately issued if the awards are settled in stock. Compensation expense is determined based upon the estimated award value and recognized over the requisite service period of the grant once we have determined that achievement of the performance condition is probable. If in the future it becomes improbable that the performance condition westing periods range from one to three years. During the second quarter of 2009, we granted 2.4 million PUs, all of which were outstanding as of December 26, 2009. The aggregate intrinsic value of PUs outstanding at December 26, 2009 was \$14.9 million. Total

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 15. Share-Based Payments (Continued)

compensation expense recognized for PUs for the year ended December 26, 2009, totaled \$4.8 million. No PUs were granted in 2008 or 2007.

PSU awards are earned over the estimated expected term to achieve certain financial targets, which were established on March 16, 2006 at the time of the initial grant. As of March 30, 2008, these financial targets were achieved for all PSU awards outstanding. As a result of achieving these financial targets, we recognized the remaining \$34.4 million expense before taxes in the first quarter of 2008 associated with the outstanding PSU awards. PSUs are granted at the market value of our stock on the date of the grant. In 2009, we did not grant any of these shares under this plan. In 2008, a small number of these shares were granted under this plan at the weighted-average market value of \$50.37 per share. In 2007, 0.2 million shares were granted under this plan at the weighted-average market value of \$44.31 per share. As of December 26, 2009, there were 0.7 million shares of the Company's stock available for the issuance of the options, SOSAR, RSU, DSU, PSU, and PU awards under the MCBC IC Plan.

Stock options are granted with an exercise price equal to the market value of a share of common stock on the date of grant. Stock options have a term of 10 years and generally vest over three years. During 2009, we granted 0.7 million options with a weighted-average fair market value of \$10.33 each. No options were granted in 2008.

SOSARs were granted with an exercise price equal to the market value of a share of common stock on the date of grant. The SOSARs entitle the award recipient to receive shares of the Company's stock with a fair market value equal to the excess of the trading price over the exercise price of such shares on the date of the exercise. SOSARs have a term of ten years and generally vest over three years. No SOSARs were granted in 2009. During 2008 and 2007, we granted 0.6 million and 1.0 million SOSARs with a weighted-average fair market value of \$14.40 and \$13.23 each, respectively.

We record the fair value impact related to stock-based compensation for former CBC employees, now employed by MillerCoors who hold previously granted MCBC stock-awards, on a quarterly basis. The additional mark-to-market cost is related to stock awards to be settled in MCBC Class B common stock. The mark-to-market stock-based compensation expense before tax, related to MCBC equity awards, during the year ended December 26, 2009 and six months ended December 28, 2008 was \$3.0 million and \$3.1 million, respectively.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 15. Share-Based Payments (Continued)

The following table summarizes components of the equity-based compensation recorded as expense:

		1	For th	e years ended		
		mber 26, 2009		cember 28, 2008 millions)	Dec	ember 30, 2007
Options and			(II	millions)		
SOSARs						
Pre-tax compensation						
expense	\$	5.9	\$	9.9	\$	10.3
Tax benefit		(1.8)		(2.9)		(3.1)
After-tax compensation expense		4.1		7.0		7.2
RSUs and DSUs	<u> </u>			7.0		
Pre-tax						
compensation expense		15.1		14.9		7.6
Tax benefit		(4.1)		(4.4)		(2.2)
After-tax compensation expense		11.0		10.5		5.4
PUs and PSUs						
Pre-tax compensation						
expense		4.8		34.2		19.5
Tax benefit		(1.2)		(9.9)		(5.7)
After-tax compensation expense		3.6		24.3		13.8
Total after-tax compensation expense	\$	18.7	\$	41.8	\$	26.4

The mark-to-market stock option floor adjustment, which expires in the first quarter of 2010, relates to adjusting to the floor provided on the exercise price of stock options held by former Coors officers who left the Company under change in control agreements. As a result of the stock price exceeding the floor, no mark-to-market stock option floor adjustment was recognized in 2009, 2008 or 2007.

Included in the restricted stock compensation expense was the DSU amortization of \$0.6 million, \$0.5 million and \$0.5 million for the years ended December 26, 2009, December 28, 2008 and December 30, 2007, respectively.

The summary of activity of unvested RSUs, DSUs, PUs and PSUs during 2009 is presented below:

	Shares	Weighted-average grant date fair value							
	(In millions, except per share amounts)								
Non-vested as of December 28,									
2008	1.1	\$	48.06						
Granted	2.7	\$	9.90						
Vested	(0.3)	\$	36.53						
Forfeited	(0.3)	\$	52.67						
Non-vested as of December 26,									
2009	3.2	\$	16.60						

The total fair values of RSUs, DSUs PUs and PSUs vested during 2009, 2008 and 2007 were \$11.4 million, \$116.2 million and \$3.4 million, respectively. As of December 26, 2009, there was

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 15. Share-Based Payments (Continued)

approximately \$37.6 million of total unrecognized compensation cost from all share-based compensation arrangements granted under the plans, related to unvested shares. This compensation is expected to be recognized over a weighted-average period of approximately 1.4 years.

The fair value of each option and SOSAR granted in 2009, 2008 and 2007 was determined on the date of grant using the Black-Scholes option-pricing model with the following weighted-average assumptions:

	I	For the years ended	
	December 26, 2009	December 28, 2008	December 30, 2007
Risk-free			
interest			
rate	2.46%	3.05%	4.64%
Dividend			
yield	2.28%	1.41%	1.40%
Volatility			
range	28.7% - 28.9%	25.3% - 26.8%	21.8% - 26.8%
Weighted-			
average			
volatility	28.88%	25.43%	25.30%
Expected			
term			
(years)	5.0 - 7.0	3.5 - 7.0	3.5 - 7.0
Weighted-			
average			
fair market			
value(1)	\$10.33	\$14.40	\$13.23

(1) Value relates to options granted for the year ended December 26, 2009 and SOSARs granted for the years ended December 28, 2008 and December 30, 2007.

The risk-free interest rates utilized for periods throughout the contractual life of the options are based on a zero-coupon U.S. Treasury security yield at the time of grant. Expected volatility is based on historical volatility of our stock. The expected term of options is estimated based upon observations of historical employee option exercise patterns and trends. The range on the expected term results from separate groups of employees who exhibit different historical exercise behavior.

Options and SOSARs outstanding at December 26, 2009, changes during 2009, and shares available for grant under all of our plans are presented below:

			Shares of	outstanding				Sha	res exerci	sable at year-er	ıd	
	Shares	8	eighted- average exercise price	Weighted- average remaining contractual life (years)	in	ggregate ntrinsic value ns, except	Shares	e	eighted- verage xercise price nts)	Weighted- average remaining contractual life (years)	in	gregate trinsic value
Outstanding as of December 28,												
2008	8.3	\$	35.60	5.22	\$	95.3	6.9	\$	33.00	4.51	\$	97.0
Granted	0.7	\$	37.00									
Exercised	(1.4)	\$	43.69									
Forfeited	(0.2)	\$	46.17									
Outstanding as of December 26, 2009	7.4	\$	37.00	4.94	\$	271.5	6.2	\$	35.04	4.20	\$	62.3

The total intrinsic values of options exercised during 2009, 2008 and 2007 were \$22.9 million, \$37.8 million and \$85.2 million, respectively. During 2009, cash received from stock options exercises was \$43.1 million and the total tax benefit to be realized for the tax deductions from these option exercises was \$21.7 million.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 16. Accumulated Other Comprehensive Income (Loss)

	Foreign currency translation adjustments	Gain (loss) on derivative instruments	Pension and Postretirement Benefits adjustments	Equity Method Investments	Accumulated other comprehensive income (loss)	Noncontrolling interest		
			(In mi	llions)				
As of December 31, 2006	\$ 621.5	\$ 2.3	\$ (289.9)	s _	\$ 333.9	\$ (16.9)		
Foreign currency	Ψ 021.3	Ψ 2.3	ψ (20).))	Ψ	Ψ 333.7	ψ (10.5)		
translation								
adjustments Unrealized gain on	685.5		_		685.5	_		
derivative								
instruments	_	4.5	_	_	4.5	_		
Reclassification								
adjustment on derivative								
instruments	_	(5.1)	_	_	(5.1)	_		
Pension and other		` ′			` ′			
postretirement								
benefit adjustments	_	_	15.2	_	15.2	(1.7)		
Tax benefit			13.2		13.2	(1.7)		
(expense)	97.8	_	(8.9)	_	88.9	0.6		
As of December 30,								
2007	1,404.8	1.7	(283.6)	_	1,122.9	(18.0)		
Foreign currency translation								
adjustments	(1,265.0)	_	_	_	(1,265.0)	_		
Unrealized gain on								
derivative instruments		70.4			70.4			
Reclassification	_	70.4	_	_	/0.4	<del>-</del>		
adjustment on								
derivative								
instruments	_	4.9	_	_	4.9	_		
Pension and other postretirement								
benefit								
adjustments	_	_	(339.1)	_	(339.1)	(10.4)		
Contribution to MillerCoors		(31.3)	243.2		211.9			
Ownership share of		(31.3)	243.2		211.)	_		
MillerCoors, other								
comprehensive								
loss	_	_	_	(338.9)	(338.9)	_		
Tax benefit	20.2	(10.4)	12.0	107.7	161.5	2.0		
(expense)	30.3	(10.4)	13.9	127.7	161.5	3.0		
As of December 28, 2008	170.1	35.3	(365.6)	(211.2)	(371.4)	(25.4)		
Foreign currency	170.1	33.3	(303.0)	(211.2)	(5/1.4)	(23.4)		
translation								
adjustments	468.3				468.3	_		
Unrealized loss on derivative								
instruments	_	(42.3)	_	_	(42.3)	_		
Reclassification								
adjustment on								
derivative instruments	_	(15.7)	_	_	(15.7)	_		
Pension and other		(22.7)			(22.7)			
postretirement								
benefit adjustments	_	_	(360.3)	_	(360.3)	_		
Contribution to	_		(300.3)		(300.3)			
MillerCoors								
Ownership share of								
MillerCoors, other								
comprehensive								
loss	_	_	_	143.8	143.8	_		
Ownership share of other								
unconsolidated								
subsidiaries' other								
comprehensive								

loss	_	_		_		(32.2)	(32.2)		_	
Pension and other										
postretirement										
benefit										
adjustments										
related to BRI										
deconsolidation	_	_		33.3		_	33.3		36.5	
Tax benefit										
(expense)	146.4	18.7		87.0		(54.9)	197.2		(11.1)	
As of December 26,										
2009	\$ 784.8	\$ (4.0)	\$	(605.6)	\$	(154.5)	\$ 20.7	\$	_	
	 	 _	_		-		 	=		

The significant fluctuations to other comprehensive income due to foreign currency translation adjustments result from the strengthening of the CAD and GBP versus the USD in 2007 and 2009, and the reversal of those trends in 2008. We have significant levels of net assets denominated in these currencies due to our operations in those countries, and therefore other comprehensive income increases and/or decreases when those items are translated to our reporting currency, which is USD.

The significant decrease in other comprehensive income due to pension and other post retirement benefit adjustments is due mainly to declines in pension asset values in 2008 increases in pension obligations in 2009, driven by changes in discount rate and inflation assumptions. The increase in other

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 16. Accumulated Other Comprehensive Income (Loss) (Continued)

comprehensive income associated with our equity method investments in 2009 is primarily related to our 42% share of the unrealized gains on MillerCoors derivative instruments and pension obligations.

## 17. Employee Retirement Plans

The Company maintains retirement plans in Canada, the UK and the United States. Depending on the benefit program, we provide either defined benefit or defined contribution plans to our employees in Canada and the UK. Each plan is managed locally and in accordance with respective local laws and regulations. All retirement plans for MCBC employees, excluding MillerCoors, in the United States are defined contribution pension plans. MillerCoors maintains defined benefit pension plans as well; however, those plans are excluded from this disclosure because MillerCoors is not consolidated.

## Defined Benefit Plans

#### **Investment Strategy**

The obligations of our defined benefit plans are supported by assets held in trust for the payment of future benefits. The Company is obligated to adequately fund these asset trusts. The underlying investments within MCBC's global defined benefit plans include: cash and short term instruments, debt securities, equity securities, investment funds, real estate and other investments including hedge fund of funds. Relative allocations reflect the demographics of the respective plans.

We use a liability driven investment strategy in managing all of our defined benefits. For all of our defined benefit plan assets we have the following primary investment objectives:

- (1) optimize the long-term return on plan assets at an acceptable level of risk;
- (2) maintain a broad diversification across asset classes and among investment managers;
- (3) manage the risk level within each asset class and in relation to the plans' liabilities

Each plan's respective allocation targets promote optimal expected return and volatility characteristics given a focus on a long-term time horizon for fulfilling the plans' obligations. All assets are managed by external investment managers with a mandate to either match or outperform their benchmark. We primarily use different asset managers in the UK and Canada.

Our investment strategies for our defined benefit plans also consider the funding status for each plan. For defined benefit plans that are highly funded, assets are invested completely in fixed income holdings that have a similar duration to the associated liabilities. For plans with lower funding levels, the fixed income component is managed in a similar manner to the highly funded plans. In addition to this liability-matching fixed income allocation, these plans also contain exposure to return generating assets including: equities, real estate, debt, and other investments held with the goal of producing higher returns, which may also have a higher risk profile. These investments are diversified by investing globally with limitations placed on issuer concentration.

For both our UK and Canadian plans, we hedge a portion of our foreign exchange exposure from plan assets which are not denominated in the local plan currency back to the local currency given our Canadian pension liabilities will be paid in Canadian dollars and our UK pension liabilities will be paid in British Pounds.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 17. Employee Retirement Plans (Continued)

Target Allocations

The following compares target asset allocation percentages with actual asset allocations at December 26, 2009:

	Canada pla	ns assets	U.K. plan assets						
	Target allocations	Actual allocations	Target allocations	Actual allocations					
Equities	32.9%	30.8%	30.0%	35.0%					
Fixed income	67.1%	68.5%	40.0%	39.5%					
Hedge funds	0.0%	0.0%	15.0%	14.6%					
Real estate	0.0%	0.0%	7.0%	4.4%					
Other	0.0%	0.7%	8.0%	6.5%					

Long Term Expected Return on Assets Assumption:

We develop our long term expected return on assets (EROA) assumptions annually with input from independent investment specialists including our actuaries, investment consultants and other specialists. Each EROA assumption is based on historical data, including historical returns, historical market rates and is calculated for each plan's individual asset class. The calculation includes inputs for interest, inflation, credit, and risk premium (active investment management) rates and fees paid to service providers.

We consider our EROA to be a significant management estimate. Any material changes in the inputs to our methodology used in calculating our EROA could have a significant impact on our reported defined benefit plans' expense.

Significant concentration risks:

We periodically evaluate our defined benefit plan assets for concentration risks. As of period end, we did not have any individual asset positions that comprised greater than 10% of each plan's overall assets. However, we currently have significant plan assets invested in UK, US and Canadian government fixed income holdings. A provisional credit rating downgrade for either of these governments, could impact the asset values in a negative manner. However, such deterioration in asset values would likely be offset by the deterioration in the pension liability value.

Further, as both our UK and Canadian plans maintain exposure to non-government investments, a significant system-wide increase in credit spreads would also negatively impact the reported plan asset values. In general, equity and fixed income risks have been mitigated by company-specific concentration limits and by utilizing multiple equity managers. We do have significant amount of assets invested with individual fixed income and hedge fund managers and so we use outside investment consultants to aid in the oversight of these managers.

## Valuation Techniques

We use a variety of industry accepted valuation techniques to value our plan assets. The techniques vary depending upon instrument type. Whenever possible, we prioritize the use of observable market data in our valuation processes. We use market, income and cost approaches to value our plan assets as

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 17. Employee Retirement Plans (Continued)

of period end. See Note 1 "Basis of Presentation and Summary of Significant Accounting Policies" for additional information on our fair value methodologies and accounting policies. We have not changed our fair value techniques used to value plan assets this year.

Major Categories of Plan Assets

As of December 26, 2009, our major categories of plan assets included the following:

- Cash and Short Term Instruments—Includes cash, trades awaiting settlement, bank deposits, short term bills and short term notes. Our "trades awaiting settlement" category includes payables and receivables associated with asset purchases and sales that are awaiting final cash settlement as of year-end due to the use of trade date accounting for our pension plans assets. These payables normally settle within a few business days of the purchase or sale of the respective asset. The respective assets are included in or removed from our year end plan assets and categorized in their respective asset categories in the fair value hierarchy below. We include these items in level 1 of this hierarchy, as the values are derived from quoted prices in active markets. Short term instruments are included in level 2 of the fair value hierarchy as these are highly liquid instruments that are valued using observable inputs but their asset values are not publicly quoted.
- Debt Securities—Includes various government and corporate fixed income securities, interest and inflation-linked assets such as bonds and swaps, collateralized securities, and other debt securities. The majority of the plans' fixed income assets trade on "over the counter" exchanges, which provides observable inputs that are the primary input used to determine each individual investment's fair value. We also use independent pricing vendors as well as matrix pricing techniques. Matrix pricing uses observable data from other similar investments as the primary input, to determine the individual security's fair value. Assets included in our collateralized securities include mortgage backed securities and collateralized mortgage obligations, which are considered level 3 due to the use of the significant unobservable inputs used in deriving these assets fair market values.
- Equities—Includes publicly traded common and other equity-like holdings, primarily publicly traded common stock, including real estate investment trusts, certain comingled funds investing in equities and other fund holdings. Equity assets are well diversified between international and domestic investments. We consider equities quoted on public exchanges as level 1 while other assets that are not quoted on public exchanges but valued using significant observable inputs as level depending on the individual asset's characteristics.
- Investment Funds—This category includes our debt funds, equity funds, hedge fund of funds, and real estate fun holdings. The market values for these funds are based on the net asset values multiplied by the number of shares owned. For some of our hedge fund of funds and real estate funds we have the ability to liquidate without material delays at their net asset value and have recorded these assets at level 2 as the values were based upon significant observable inputs. For other hedge fund of funds and real estate funds, we do not have this flexibility to liquidate and the valuations are based upon the use of unobservable inputs and are considered level 3. This category does not directly hold physical real estate assets. For our real estate funds, these investment managers employ third party appraisers to value each fund's underlying real estate holdings, which include apartments, office space, hotels and industrial holdings. Each property is

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 17. Employee Retirement Plans (Continued)

valued at least once a year but not all assets are valued by the independent appraiser during the same quarter. The highest and best use of each holding is used to determine the value of the holding. The independent appraisers use a combination of comparable sales methods and discounted cash flow techniques to value these holdings.

• Other—Includes credit default swaps, repurchase agreements, recoverable taxes for taxes paid and awaiting reclaim due to the tax exempt nature of the pension plan, and venture capital. Repurchase agreements are agreements where our plan has purchased assets using borrowed funds, creating a repurchase agreement liability, to facilitate the trade. The assets associated with the repurchase agreement are included the respective asset's category in the fair value hierarchy and the repurchase agreement liability is classified as level 1 in the hierarchy as the liability is valued using quoted prices in active markets. As of year-end, there were several large repurchase agreements in the UK plan for \$194.4 million that invested primarily in inflation linked UK bonds. We are viewing the asset type as opposed to the investment vehicle in determining the presentation of our asset allocations. We include recoverable tax items in level 1 of this hierarchy, as the values are derived from quoted prices in active markets. Our credit default swaps are included in level 2 as the values were based upon significant observable inputs and our venture capital is included in level 3 as the values are based upon the use of unobservable inputs.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 17. Employee Retirement Plans (Continued)

Fair Value Hierarchy

The following presents our fair value hierarchy for our defined benefit pension plan assets by location.

				alue measureme December 26, 20	
	Total carrying value at December 26, 2009		Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)
Canada					
Cash and cash equivalents					
Cash	\$ 50.		\$ 50.9	\$ —	\$ —
Trades awaiting settlement	2.		2.0		
Bank deposits, short-term bills and notes	48.	9	_	48.9	_
Debt					
Government securities	590.		_	590.4	_
Corporate debt securities	90.		_	90.8	_
Collateralized debt securities	6.		_	_	6.1
Other debt securities	0.	8	_	0.8	_
Equities					
Common stock	144.		144.2	_	_
Other equity securities	3.	.5	3.5	_	_
Investment funds					
Equity funds	198.	2	_	198.2	_
Other					
Recoverable taxes	0.		0.4	_	_
Venture capital	0.	9	_	_	0.9
Total—Canada	1,137.	1	201.0	929.1	7.0
UK		_			
Cash and cash equivalents					
Cash	18.	5	18.5	_	_
Trades awaiting settlement	(4.		(4.0)	_	_
Bank deposits, short-term bills and notes	15.		(1.0)	15.3	_
Debt	15.			15.5	
Government securities	110.	8	_	110.8	_
Corporate debt securities	352.		_	352.0	_
Interest and inflation linked assets	331.		_	324.7	6.3
Collateralized debt securities	7.		_	321.7	7.8
Equities	,.	U			7.0
Common stock	499.	0	422.8	76.2	_
Other equity securities	4.		4.2	70.2	_
Investment funds		_			
Debt funds	40.	4	_	40.4	_
Equity funds	140.		_	140.0	_
Real estate funds	72.		_	6.3	66.2
Hedge funds of funds	231.		_	100.5	131.1
Other	231.	_		130.5	101.1
Repurchase agreements	(194.	4)	(194.4)	_	_
Credit default swaps	1.		(171.1)	1.3	_
Recoverable taxes	19.		19.6	1.5	
Total—UK	1,645.	_	266.7	1,167.5	211.4
	,				
Total	\$ 2,782.	. /	\$ 467.7	\$ 2,096.6	\$ 218.4

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 17. Employee Retirement Plans (Continued)

Fair Value: Level Three Rollforward

The following presents our Level 3 Rollforward for our defined pension plan assets by location.

	Canada			U.K.	 Total
Balance at December 28, 2008	\$	6.6	\$	296.1	\$ 302.7
Total gain or loss					
(realized/unrealized):					
Realized loss				(0.5)	(0.5)
Unrealized gain included in					
AOCI		_		4.7	4.7
Purchases, issuances,					
settlements		(0.6)		(12.5)	(13.1)
Transfers in/out of Level 3				(102.1)	(102.1)
Foreign exchange translation					
gain		1.0		25.7	26.7
Balance at December 26, 2009	\$	7.0	\$	211.4	\$ 218.4

During the year we transferred 102.1 million out of level 3 and into level 2 related to two investment funds whose valuation became based upon observable market inputs as market liquidity improved for these assets with unobservable inputs no longer playing a significant role in the valuation.

Net Periodic Pension Cost

The following represents our net periodic pension cost:

	For the year ended December 26, 2009										
	Can	ada plans	U	.S. plans	_	.K. plan	Co	nsolidated			
				(In mil	lions	)					
Components of net periodic pension cost											
(benefit):											
Service cost—benefits earned during the											
year	\$	15.0	\$	_	\$	4.6	\$	19.6			
Interest cost on projected benefit obligation		69.5		0.4		107.6		177.5			
Expected return on plan assets		(68.3)		_		(122.3)		(190.6)			
Amortization of prior service cost		0.7		_		_		0.7			
Amortization of net actuarial loss		0.1		0.4		_		0.5			
Curtailment loss		5.3		_		_		5.3			
Less expected participant and National											
Insurance contributions		(1.9)		_		(0.5)		(2.4)			
Net periodic pension cost (benefit)	\$	20.4	\$	0.8	\$	(10.6)	\$	10.6			
			_		_		-				

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 17. Employee Retirement Plans (Continued)

	For the year ended December 28, 2008										
	Canada plans			.S. plans	U	.K. plan	C	onsolidated			
				(In mil	lions	s)					
Components of net periodic pension cost											
(benefit):											
Service cost—benefits earned during the											
year	\$	31.4	\$	8.4	\$	26.6	\$	66.4			
Interest cost on projected benefit obligation		93.4		30.2		127.6		251.2			
Expected return on plan assets		(115.8)		(34.5)		(145.4)		(295.7)			
Amortization of prior service cost		2.2		(0.2)		(1.9)		0.1			
Amortization of net actuarial loss		_		4.1		1.0		5.1			
Special termination benefits		0.7		_		_		0.7			
Less expected participant and National											
Insurance contributions		(2.7)		_		(4.4)		(7.1)			
Net periodic pension cost	\$	9.2	\$	8.0	\$	3.5	\$	20.7			

	For the year ended December 30, 2007									
	Can	ada plans	U	J.S. plans (In mill		.K. plan	Co	onsolidated		
			5)							
Components of net periodic pension cost										
(benefit):										
Service cost—benefits earned during the										
year	\$	33.7	\$	17.3	\$	40.6	\$	91.6		
Interest cost on projected benefit obligation		88.4		57.4		119.2		265.0		
Expected return on plan assets		(111.1)		(69.9)		(162.3)		(343.3)		
Amortization of prior service cost		0.9		0.1		2.5		3.5		
Amortization of net actuarial loss		0.6		13.8		4.1		18.5		
Special termination benefits		0.4		_		_		0.4		
Less expected participant and National										
Insurance contributions		(3.7)		_		(10.5)		(14.2)		
Net periodic pension cost (benefit)	\$	9.2	\$	18.7	\$	(6.4)	\$	21.5		

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 17. Employee Retirement Plans (Continued)

Projected Benefit Obligation:

The changes in the projected benefit obligation, plan assets and the funded status of the pension plans are as follows:

							As of I	Dece	mber 26, 2	009			
					Und	erfu	ınded			O	verfunded		
			anada		J.S.		U.K.		T-4-1		Canada	a.	
			plans	<u>p</u>	lans	_	plan	(In n	Total nillions)		plans	Co	nsolidated
hange in projected benefit obl	ligation:						,	(111 1)	iiiiioiis)				
Prior year projected bene													
obligation		\$	967.5	\$	6.9	\$	1,604.4	\$	2,578.8	\$	442.1	\$	3,020.9
Changes in current year													
Overfunded/(Underfunderf	nded)												
position			157.1		_		_		157.1		(157.1)		_
Projected benefit obligati	ion at	-						-					
beginning of year			1,124.6		6.9		1,604.4		2,735.9		285.0		3,020.9
Deconsolidation of Brew	ers'												
Retail, Inc.			(429.9)		_		_		(429.9)		_		(429.9)
Service cost, net of expec	cted												
employee contribution	1S		10.6		_		4.1		14.7		2.6		17.3
Interest cost			51.6		0.4		107.6		159.6		17.9		177.5
Amendments			2.5		(0.2)		_		2.3		_		2.3
Actual employee contribution	utions		1.8		_		0.4		2.2		_		2.2
Curtailments			5.3		_		_		5.3		_		5.3
Actuarial loss			71.1		0.5		375.3		446.9		16.8		463.7
Benefits paid			(48.3)		(0.2)		(99.5)		(148.0)		(26.5)		(174.5
Foreign currency exchan	ge rate												
change			115.2		_		161.1		276.3		47.7		324.0
Projected benefit obligati	ion at	-		_				-	_	-			
end of year	.on at	\$	904.5	\$	7.4	\$	2,153.4	\$	3,065.3	\$	343.5	\$	3,408.8
•		Ψ_	70.10	Ψ_		=	2,100	_	2,002.5	<u> </u>	2 .5.5	_	2,.00.0
ctuarial present value of accu	mulated	_		_		_		_		_		_	
benefit obligation		\$	904.0	\$	7.4	\$	2,153.4	\$	3,064.8	\$	341.7	\$	3,406.5
hange in plan assets:													
Prior year fair value of as	ssets	\$	783.2	\$	_	\$	1,381.5	\$	2,164.7	\$	507.6	\$	2,672.3
Changes in current year							,						ĺ
Overfunded/(Underfunderf	nded)												
position	<i>'</i>		161.8		_				161.8		(161.8)		
Fair value of assets at be	ginning	_		_		-		_		_			
of year	Simming		945.0				1,381.5		2,326.5		345.8		2,672.3
Deconsolidation of Brew	ore!		743.0				1,361.3		2,320.3		343.6		2,072.3
Retail, Inc.	CIS		(348.2)						(348.2)				(348.2
Actual return on plan ass	ote		53.8		_		226.5		280.3		9.0		289.3
Employer contributions	CIS		48.8		_		6.7		55.5		4.3		59.8
Actual employee contribu	utions		1.8		_		0.7		2.2		4.3		2.2
Transfers	utions		(0.4)		_		0.4		(0.4)		0.4		2.2
Benefits and plan expens	oc poid		(48.6)		_		(103.7)		(152.3)		(26.5)		(178.8
Foreign currency exchan			(40.0)		_		(103.7)		(132.3)		(20.3)		(170.0
change	gerate		96.4				134.2		230.6		55.5		286.1
ū		_	70.4	_		_	134.2	_	230.0		33.3		200.1
Fair value of plan assets	at end of												
year		\$	748.6	\$		\$	1,645.6	\$	2,394.2	\$	388.5	\$	2,782.7
unded status:													
Projected benefit obligati	ion at												
end of year		\$	(904.5)	\$	(7.4)	\$	(2,153.4)	\$	(3,065.3)	\$	(343.5)	\$	(3,408.8
Fair value of plan assets	at end of	-	(, , , , , ,		(,,,,		(=,=====)	-	(0,00010)	-	(6.10.10)	-	(0,10010
			748.6		_		1,645.6		2,394.2		388.5		2,782.7
						_	,	_	,			_	,
year													
year Funded status—	undad		(155.0)		(7.4)		(507.9)		(671.1)		45.0		(626.1
year Funded status— (Underfunded)/Overfu			(155.9)		(7.4)		(507.8)		(671.1)		45.0		(626.1
year Funded status— (Underfunded)/Overfu Less: noncontrolling inte			(155.9)		(7.4)		(507.8)		(671.1)		45.0		(626.1
year Funded status— (Underfunded)/Overfu Less: noncontrolling inte	erests		(155.9)		(7.4) <u>—</u>	_	(507.8)	_	(671.1) —	_	45.0	_	(626.1
year Funded status— (Underfunded)/Overfu Less: noncontrolling inte	rests ts—	\$	(155.9)	\$	(7.4)	\$	(507.8)	<u> </u>	(671.1)	\$	45.0	\$	(626.1

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 17. Employee Retirement Plans (Continued)

					As of D	)ece	mber 26, 20	009			
			Und	erfu	ınded			0	verfunded		
	_	Canada plans	J.S. lans	_	U.K. plan	In r	Total nillions)		Canada plans	<u>C</u>	onsolidated
Amounts recognized in the Consolidated Balance Sheet:											
Other assets	\$	_	\$ _	\$	_	\$	_	\$	45.0	\$	45.0
Accrued expenses and other liabilities		(0.8)	_		_		(0.8)		_		(0.8)
Pension and postretirement benefits		(155.1)	(7.4)		(507.8)		(670.3)		_		(670.3)
Net amounts recognized	\$	(155.9)	\$ (7.4)	\$	(507.8)	\$	(671.1)	\$	45.0	\$	(626.1)
Amounts in Accumulated Other Comprehensive Loss (Income) not yet recognized as components of net periodic pension cost or (benefit), pre-tax:											
Net actuarial loss (gain)	\$	180.8	\$ 0.4	\$	740.9	\$	922.1	\$	(10.4)	\$	911.7
Net prior service cost		5.0	(0.2)		_		4.8				4.8
Total not yet recognized	\$	185.8	\$ 0.2	\$	740.9	\$	926.9	\$	(10.4)	\$	916.5

Changes in plan assets and benefit obligations recognized in other comprehensive loss, pre-tax were as follows:

	Canad	a plans	<u>U.</u>	S. plans (In millio	.K. plan	 Total
Accumulated other comprehensive loss as of						
December 30, 2007	\$	51.9	\$	177.4	\$ 157.8	\$ 387.1
Contribution to MillerCoors		_		(231.8)	_	(231.8)
Amortization of prior service costs		(2.3)		0.2	1.9	(0.2)
Amortization of net actuarial loss		_		(4.1)	(1.0)	(5.1)
Current year actuarial loss		115.7		58.6	353.9	528.2
Amendments		21.5		_	_	21.5
Curtailments		_		_	10.4	10.4
Foreign currency exchange rate change		(25.4)		_	(122.7)	(148.1)
Accumulated other comprehensive loss as of						
December 28, 2008		161.4		0.3	400.3	562.0
Deconsolidation of Brewers' Retail, Inc.		(98.2)				(98.2)
Amortization of prior service costs		(0.7)		_	_	(0.7)
Amortization of net actuarial loss		(0.1)		(0.4)		(0.5)
Current year actuarial loss		97.6		0.5	275.0	373.1
Amendments		2.6		(0.2)		2.4
Foreign currency exchange rate change		12.8		_	65.6	78.4
Accumulated other comprehensive loss as of						
December 26, 2009	\$	175.4	\$	0.2	\$ 740.9	\$ 916.5

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 17. Employee Retirement Plans (Continued)

Amortization Amounts Expected to be Recognized in Net Periodic Pension Cost During Fiscal Year Ending December 25, 2010, pre-tax:

	nount nillions)
Amortization of net prior service benefit	\$ 0.7
Amortization of actuarial net loss	\$ 14.0

				As of December 28, 2008										
		Underfunded Overfunded												
	Canada	U.S.		U.K.			C	anada	Ţ	J.S.				
	plans	plans		plan		Total	]	plans	p	lan		Total	C	onsolidated
						(In n	ailli	ons)						
Change in projected benefit obligation:														
Prior year projected benefit obligation	\$ 1,396.3	\$ 22.3	\$	2,341.2	\$	3,759.8	\$	533.4	\$	949.9	\$	1,483.3	\$	5,243.
Changes in current year (Underfunded)/Overfund														
position	(69.5)	949.9		_		880.4		69.5	(	(949.9)		(880.4)		-
Projected benefit obligation at beginning of year	1,326.8	972.2		2,341.2		4,640.2		602.9		_		602.9		5,243.
Contribution of plans to MillerCoors	_	(942.1)		_		(942.1)		_		_		_		(942.
Service cost, net of expected employee														
contributions	22.0	8.4		22.2		52.6		6.9		_		6.9		59.
Interest cost	64.8	30.2		127.6		222.6		28.6		_		28.6		251
Amendments	21.5	_				21.5								21
Actual employee														
contributions	2.6	_		4.1		6.7		_		_		_		6
Settlement	(10.5)	_				(10.5)				_		_		(10
Curtailments	_	0.1		(6.2)		(6.1)		_		_		_		(6
Actuarial gain	(150.9)	(13.1)		(167.1)		(331.1)		(46.2)		_		(46.2)		(377
Benefits paid	(62.7)			(113.6)		(225.1)		(37.9)		_		(37.9)		(263
Foreign currency exchange	()	( /		( /		( /		( )				( )		
rate change	(246.1)	_		(603.8)		(849.9)		(112.2)				(112.2)		(962
Projected benefit														<u> </u>
obligation at end of year	\$ 967.5	\$ 6.9	\$	1,604.4	\$	2,578.8	\$	442.1	\$		\$	442.1	\$	3,020
ctuarial present value of accumulated benefit obligation	\$ 964.2	\$ 6.5	\$	1,553.2	\$	2,523.9	\$	440.5	\$		\$	440.5	\$	2,964
hange in plan assets:														
Prior year fair value of assets	\$ 1,233.6	\$ —	\$	2,249.9	\$	3,483.5	\$	595.7	\$	951.7	\$	1,547.4	\$	5,030
Changes in current year (Underfunded)/Overfund	,													,,,,,
position Fair value of assets at	(67.9)	951.7	_		_	883.8	_	67.9	(	(951.7)	_	(883.8)	_	
beginning of year Contribution of plans to	1,165.7	951.7		2,249.9		4,367.3		663.6				663.6		5,030
MillerCoors Actual return on plan	_	(867.1)		_		(867.1)		_		_		_		(867
assets	(173.9)	(36.5)		(371.0)		(581.4)		(20.6)				(20.6)		(602
Employer contributions	69.9	0.7		127.5		198.1		30.5		_		30.5		228
Actual employee contributions	2.6	_		4.0		6.6		_		_		_		ć
Settlement	(10.5)	_		_		(10.5)		_		_		_		(10
Administration expenses Benefits and plan expenses	(1.9)	_		_		(1.9)		(1.3)		_		(1.3)		(3
paid	(62.7)	(48.8)		(123.6)		(235.1)		(37.9)		_		(37.9)		(273
Foreign currency exchange rate change	(206.0)	<u> </u>		(505.3)	_	(711.3)	_	(126.7)				(126.7)		(838)
Fair value of plan assets at end of year	\$ 783.2	\$ —	\$	1,381.5	\$	2,164.7	\$	507.6	¢		\$	507.6	\$	2,672

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 17. Employee Retirement Plans (Continued)

		As of December 28, 2008														
				Unde	rfu							erfunded	l			
	_	anada		J.S.		U.K.		TF-4-1		anada		U.S.		T-4-1	C	
		plans	_ pı	lans	_	plan	_	Total (In m	_	plans ons)	_	plan	_	Total		onsolidated
Funded status:								(III III	11111	ons)						
Projected benefit obligation at end of year	\$	(967.5)	¢	(6.9)	\$	(1,604.4)	¢	(2,578.8)	Ф	(442.1)	¢		\$	(442.1)	¢	(3,020.9)
Fair value of plan assets at	Ф	(907.3)	Ф	(0.9)	Ф	(1,004.4)	Ф	(2,376.6)	Ф	(442.1)	Ф		Ф	(442.1)	Ф	(3,020.9)
end of year		783.2		_		1,381.5		2,164.7		507.6		_		507.6		2,672.3
Funded status—		<del></del>										<del></del>				
(Underfunded)/Overfund		(184.3)		(6.9)		(222.9)		(414.1)		65.5		_		65.5		(348.6)
Less: noncontrolling interests		29.6		_		_		29.6		_		_		_		29.6
Funded status after noncontrolling interests—																
(Underfunded)/Overfund	\$	(154.7)	\$	(6.9)	\$	(222.9)	\$	(384.5)	\$	65.5	\$		\$	65.5	\$	(319.0)
Amounts recognized in the Consolidated Balance Sheet:																
Other assets	\$	_	\$	_	\$	_	\$	_	\$	65.5	\$	_	\$	65.5	\$	65.5
Accrued expenses and other liabilities		(0.7)		(4.8)		_		(5.5)		_		_		_		(5.5)
Pension and postretirement benefits		(154.0)		(2.1)		(222.9)		(379.0)		_		_		_		(379.0)
Net amounts recognized	\$	(154.7)	\$	(6.9)	\$	(222.9)	\$	(384.5)	\$	65.5	\$		\$	65.5	\$	(319.0)
Amounts in Accumulated Other Comprehensive Loss (Income) not yet recognized as components of net periodic pension cost or (benefit), pre-tax:																
Net actuarial loss (gain)	\$	132.6	\$	0.3	\$	400.3	\$	533.2	\$	(4.9)	\$	_	\$	(4.9)	\$	528.3
Net prior service cost	_	32.2					-	32.2	_	1.5	_			1.5	_	33.7
Total not yet recognized	\$	164.8	\$	0.3	\$	400.3	\$	565.4	\$	(3.4)	\$		\$	(3.4)	\$	562.0

Pension expense is actuarially calculated annually based on data available at the beginning of each year. Assumptions used in the calculation include the settlement discount rate selected and disclosed at the end of the previous year as well as other assumptions detailed in the table below.

			For the yea	rs ended				
	Decei	mber 26, 2009		December 28, 2008				
	Canada plans	U.S. plans	U.K. plan	Canada plans	U.S. plans	U.K. plan		
Weighted average								
assumptions:								
Settlement discount rate(1)	5.55% - 5.85%	4.75%	5.70%	6.1% - 6.6%	4.7% - 6.2%	6.45%		
Rate of compensation								
increase(2)	3.00%	N/A	N/A	2.5% - 3.0%	3.00%	4.15%		
Expected return on plan								
assets	2.35% - 6.50%	N/A	6.65%	4.4% - 7.05%	N/A	7.45%		

<sup>(1)</sup> Rate utilized at year-end for the following year's pension expense and related balance sheet amounts at current year-end.

## **Expected Cash Flows**

In 2010, we expect to make contributions to the Canada plans totaling approximately \$35 million - \$40 million, which includes supplemental executive plans. No contributions are expected to be made to the UK plan in 2010. This amount excludes MillerCoors' contributions to its defined benefit pension

<sup>(2)</sup> U.S. plans are no longer salary-linked. U.K. plan was closed to future accrual during 2009.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 17. Employee Retirement Plans (Continued)

plans, as MillerCoors is not consolidated in our financial statements. Plan funding strategies are influenced by employee benefits and tax laws.

Information about expected cash flows for the consolidated retirement plans (including consolidated joint ventures) follows:

Expected benefit payments	mount millions)
2010	\$ 190.6
2011	\$ 197.7
2012	\$ 204.9
2013	\$ 212.6
2014	\$ 220.0
2015 - 2019	\$ 1,212.1

#### U.K. Plan Curtailment

The U.K. defined benefit plan was closed to new employees in April 2006, and was closed to all new employee service credit effective in April 2009. During October 2008, we announced a plan for the cessation of employee service credit with regard to retirement benefits in the MCBC UK pension plan. It was subsequently announced in December 2008 that employee service credit would cease with regard to the earning of pension benefits, effective April 4, 2009. This cessation of benefits was a curtailment event. As a result, we recognized a pension gain of \$10.4 million, representing the immediate recognition of previously unamortized prior service benefit. The \$6.2 million reduction of the projected benefit obligation as a result of the curtailment was netted against actuarial losses reflected in the plan's remeasurement, and therefore was not recognized as a gain on the income statement.

#### Multiemployer Plan

Certain of our former employees in Memphis participated in a multi-employer union retirement plan, into which we made contributions on their behalf. There were no contributions in 2009 or 2008. Contributions totaled \$27.6 million in 2007. The contributions in 2007 were a result of the final payment to the union upon withdrawal from the pension plan.

## **Defined Contribution Plans**

Canadian employees typically participate in the defined contribution portion of the registered pension plans. The employer contributions range from 3% to 5.5% of employee compensation. Our contributions in 2009, 2008 and 2007 were \$5.1 million, \$4.0 million and \$3.7 million, respectively. The investment strategy for defined contribution plans in the U.S, Canada and the U.K. are determined by each individual participant.

During 2009, U.S. employees were eligible to participate in the Molson Coors Savings and Investment Plan, a qualified voluntary defined contribution plan. We match 50% of our hourly and salaried non-exempt and 75% of our salaried exempt employees' contributions up to 6% of employee compensation. Both employee and employer contributions were made in cash in accordance with participant investment elections. There were no minimum amounts that are required to be invested in Molson Coors stock. Our contributions in 2009, 2008 and 2007 were \$2.2 million, \$5.3 million, and

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 17. Employee Retirement Plans (Continued)

\$8.4 million, respectively. The reason for the decrease from 2008 to 2009 is due to the MillerCoors joint venture.

From April 2006, new employees of the U.K. business were not entitled to join the Company's defined benefit pension plan. Instead these employees were and still are given an opportunity to participate in a defined contribution plan. Company contributions to this plan were \$2.2 million and \$1.5 million in 2009 and 2008, respectively. Effective in April 2009 the MCBC-UK pension plan was closed to future service credit. The majority of the employees in the defined benefit plan opted to join a new scheme within the existing defined contribution plan. The Company's contributions to this new scheme within the existing defined contribution plan were \$8.9 million in 2009. The defined contribution plan has a number of different schemes within it to accommodate the different employee and employer contribution structures that are available to members.

During 2009 we established for certain US employees a nonqualified defined contribution plan. MCBC has voluntarily funded these liabilities through a Rabbi Trust. These are company assets which are invested in publicly traded mutual funds whose performance is expected to closely match changes in the plan liabilities.

## Fair Value Hierarchy

The following presents our fair value hierarchy for our corporate invested plan assets.

			Fair value measurements as of December 26, 2009										
	Total carrying value at December 26, 2009	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)									
Corporate													
<b>Equities</b>													
Mutual													
funds	\$ 0.8	\$ 0.8	\$ —	\$ —									
Total—													
Corpora	0.8	0.8											

#### 18. Postretirement Benefits

Canadian and U.S. employees in the Corporate center have postretirement plans that provide medical benefits and life insurance for retirees and eligible dependents. The plans are not funded.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 18. Postretirement Benefits (Continued)

The obligations under these plans were determined by the application of the terms of medical and life insurance plans, together with relevant actuarial assumptions and health care cost trend rates detailed in the table below.

			For the years end	led	
	Decembe	er 26, 2009		3	
	Molson Canada plans	U.S. plan	Molson Canada plans	BRI Canada plans	U.S. plan
Key assumptions:					
Settlement discount rate	2.75% - 5.9%	5.90%	6.50%	4.5% - 6.5%	6.30%
Health care cost trend rate	Ranging ratably from 9% in 2010 to 5.00% in 2018	Ranging ratably from 8.5% in 2010 to 5.00% in 2017	Ranging ratably from 9% in 2009 to 5.00% in 2017	Ranging ratably from 8.50% in 2009 to 5.00% in 2016	Ranging ratably from 8.30% in 2009 to 5.00% in 2022

Our net periodic postretirement benefit cost and changes in the projected benefit obligation of the postretirement benefit plans are as follows:

	For the year ended December 26, 2009					
	Canada plans	U.S. plan	Consolidated			
Components of net periodic postretirement benefit cost:		(In millions)				
Service cost—benefits earned during the period	\$ 2.9	\$ 0.1	\$ 3.0			
Interest cost on projected benefit obligation	9.3	0.1	9.4			
Amortization of prior service gain	(2.5)	<b>—</b>	(2.5)			
Amortization of net actuarial gain	(0.9)	) —	(0.9)			
Net periodic postretirement benefit cost	\$ 8.8	\$ 0.2	\$ 9.0			

For the year ended December 28, 2008				
Canada plans	U.S. plan	Consolidated		
\$ 7.3	\$ 1.3	\$ 8.6		
15.4	4.8	20.2		
0.1	0.1	0.2		
0.1	2.1	2.2		
\$ 22.9	\$ 8.3	\$ 31.2		
	\$ 7.3 15.4 0.1 0.1	Canada plans         U.S. plan (In millions)           \$ 7.3         \$ 1.3           15.4         4.8           0.1         0.1           0.1         2.1		

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 18. Postretirement Benefits (Continued)

	For the year ended December 30, 2007					, 2007
	Canada plans		U.S. plan (In millions)		Co	nsolidated
Components of net periodic postretirement benefit cost:						
Service cost—benefits earned during the period	\$	9.4	\$	2.6	\$	12.0
Interest cost on projected benefit obligation		14.4		7.9		22.3
Amortization of prior service cost		0.1		0.3		0.4
Amortization of net actuarial loss		1.2		3.4		4.6
Net periodic postretirement benefit cost	\$	25.1	\$	14.2	\$	39.3

	As of December 26, 2009						
	Canada Plans		U.S. Plan		Co	onsolidated	
Change in prejected restrictivement hanefit abligations			(In n	nillions)			
Change in projected postretirement benefit obligation:							
Projected postretirement benefit obligation at beginning of	Ф	200.5	Ф	1.7	Φ	210.2	
year	\$	208.5	\$	1.7	\$	210.2	
Deconsolidation of Brewers' Retail, Inc.		(68.4)				(68.4)	
Service cost		2.9		0.1		3.0	
Interest cost		9.3		0.1		9.4	
Actuarial loss (gain)		8.8		(0.4)		8.4	
Plan amendment		(19.1)		_		(19.1)	
Benefits paid, net of participant contributions		(5.3)		_		(5.3)	
Foreign currency exchange rate change		21.5		_		21.5	
Projected postretirement benefit obligation at end of year	\$	158.2	\$	1.5	\$	159.7	
Funded status—Unfunded:							
Accumulated postretirement benefit obligation	\$	(158.2)	\$	(1.5)	\$	(159.7)	
Amounts recognized in the Consolidated Balance							
Sheet:							
Accrued expenses and other liabilities	\$	(7.4)		_	\$	(7.4)	
Pension and postretirement benefits		(150.8)		(1.5)		(152.3)	
Net amounts recognized	\$	(158.2)	\$	(1.5)	\$	(159.7)	
Amounts in Accumulated Other Comprehensive					_		
(Income) Loss unrecognized as components of net							
periodic pension cost, pre-tax:							
Net actuarial (gain) loss	\$	(12.8)	\$	0.4	\$	(12.4)	
Net prior service credit		(17.2)		_		(17.2)	
Total unrecognized	\$	(30.0)	\$	0.4	\$	(29.6)	

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 18. Postretirement Benefits (Continued)

Changes in plan assets and benefit obligations recognized in other comprehensive loss (income) were as follows:

	Canada	a plans (In	U.S n milli	. plan ons)	_	Total
Accumulated other comprehensive income as of December 30, 2007	\$	36.1	\$	76.3	\$	112.4
Contribution to MillerCoors	Ф	30.1	Ф	(67.3)	Ф	(67.3)
Amortization of prior service costs		(0.1)		(0.2)		(0.3)
Amortization of net actuarial loss		_		(2.1)		(2.1)
Current year actuarial gain		(62.9)		(5.9)		(68.8)
Foreign currency exchange rate change		1.1				1.1
Accumulated other comprehensive income as of December 28,						
2008	\$	(25.8)	\$	0.8	\$	(25.0)
Deconsolidation of Brewers' Retail, Inc.		5.5		_		5.5
Amortization of prior service costs		2.5		_		2.5
Amortization of net actuarial loss		0.9		_		0.9
Current year actuarial loss (gain)		8.8		(0.4)		8.4
Amendments		(19.1)				(19.1)
Foreign currency exchange rate change		(2.8)		_		(2.8)
Accumulated other comprehensive income as of December 26,		,				
2009	\$	(30.0)	\$	0.4	\$	(29.6)

Amortization Amounts Expected to be Recognized in Net Periodic Postretirement Cost During Fiscal Year Ending December 25, 2010 (pre-tax):

	Amount		
	(In millions)		
Amortization of net prior service cost (gain)	\$	(3.6)	
Amortization of actuarial net loss (gain)	\$	(0.1)	

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 18. Postretirement Benefits (Continued)

As of December 28, 2008					
Canada Plans		0.101 - 1111-		Co	nsolidated
		(III	millions)		
\$	314.4	\$	155.6	\$	470.0
•	_		(146.3)		(146.3)
	6.7		1.3		8.0
	15.4		4.8		20.2
	(62.9)		(6.0)		(68.9)
	(9.9)		(7.7)		(17.6)
	(55.2)		_		(55.2)
\$	208.5	\$	1.7	\$	210.2
\$	(208.5)	\$	(1.7)	\$	(210.2)
\$	(9.0)	\$	_	\$	(9.0)
	(199.5)		(1.7)		(201.2)
\$	(208.5)	\$	(1.7)	\$	(210.2)
\$	(25.9)	\$	0.8	\$	(25.1)
	0.1	•	_		0.1
\$	(25.8)	\$	0.8	Φ	(25.0)
	\$ \$ \$ \$	\$ 314.4  6.7  15.4  (62.9)  (55.2)  \$ 208.5  \$ (208.5)  \$ (208.5)  \$ (208.5)	\$ 314.4 \$	Canada Plans (In millions)       U.S. Plan (In millions)         \$ 314.4 \$ 155.6       — (146.3)         6.7 1.3       1.5.4 4.8         (62.9) (6.0)       (9.9) (7.7)         (55.2) —       \$ 208.5 \$ 1.7         \$ (208.5) \$ (1.7)         \$ (208.5) \$ (1.7)         \$ (208.5) \$ (1.7)         \$ (25.9) \$ 0.8         0.1 —	Canada Plans         U.S. Plan (In millions)         Condition (In millions)           \$ 314.4         \$ 155.6         \$ - (146.3)           6.7         1.3         15.4         4.8           (62.9)         (6.0)         (9.9)         (7.7)           (55.2)         —         \$ 208.5         \$ 1.7         \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

# **Expected Cash Flows**

Information about expected cash flows for the consolidated post-retirement plans follows:

		nount
	(In m	nillions)
2010	\$	7.4
2011	\$	8.0
2012	\$	8.6
2013	\$	9.2
2014	\$	9.8
Thereafter	\$	54.5

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 18. Postretirement Benefits (Continued)

Assumed health care cost trend rates have a significant effect on the amounts reported for the health care plans. A one-percentage point change in assumed health care cost trend rates would have the following effects:

	in	6 point crease nfavorable (In mil	de e) fav	
Canada plans (Molson)				
Effect on total of service and interest cost				
components	\$	(1.4)	\$	1.2
Effect on postretirement benefit obligation	\$	(15.8)	\$	14.3
U.S. plan				
Effect on total of service and interest cost				
components	\$	_	\$	_
Effect on postretirement benefit obligation	\$	(0.2)	\$	0.2

#### 19. Derivative Instruments and Hedging Activities

#### Overview and Risk Management Policies

We use derivatives as a part of our normal business operations to manage our exposure to fluctuations in interest, foreign currency exchange, commodity, and production materials costs. We have established policies and procedures that govern the risk management of these exposures. We also occasionally transact derivatives for other strategic purposes, which includes our total return swaps. Our primary objective in managing these exposures is to decrease the volatility of our earnings and cash flows affected by changes in the underlying rates and prices.

To achieve this objective, we enter into a variety of financial derivatives, including foreign currency exchange, commodity, forward starting interest rate, and cross currency swaps, the values of which change in the opposite direction of the anticipated future cash flows. We also enter into physical hedging agreements directly with our suppliers as an added instrument to manage our exposure to certain commodities.

## Counterparty Risk

While, by policy, the counterparties to any of the financial derivatives we enter into are major institutions with investment grade credit ratings of at least A- (Standard & Poor's), A3 (Moody's) or better, we are exposed to credit related losses in the event of non-performance by counterparties. This credit risk is generally limited to the unrealized gains in such contracts, should any of these counterparties fail to perform as contracted.

We have established counterparty credit policy and guidelines that are monitored and reported to management according to prescribed guidelines to assist in managing this risk. As an additional measure, we utilize a portfolio of institutions either headquartered or operating in the same countries that we conduct our business. In calculating the fair value of our derivative balances, we also record an adjustment to recognize the risk of counterparty credit and MCBC non-performance risk.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 19. Derivative Instruments and Hedging Activities (Continued)

# Liquidity Risk

We base the fair value of our derivative instruments upon market rates and prices. The volatility of these rates and prices are dependent on many factors that cannot be forecasted with reliable accuracy. The current fair values of our contracts could differ significantly from the cash settled values with our counterparties. As such, we are exposed to liquidity risk related to unfavorable changes in the fair value of our derivative contracts.

We may be forced to cash settle all or a portion of our derivative contracts before the expected settlement date upon the occurrence of certain contractual triggers including a change of control termination event or other breach of agreement. This could have a negative impact on our cash position. For derivative contracts that we have designated as hedging instruments, early cash settlement would result in the timing of our hedge settlement not being matched to the cash settlement of the forecasted transaction or firm commitment. We may also decide to cash settle all or a portion of our derivative contracts before the expected settlement date through negotiations with our counterparties, which could also impact our liquidity.

Due to the nature of our counterparty agreements, we are not able to net positions with the same counterparty across business units. Thus, in the event of default, we may be required to early settle all out-of-the-money contracts, without the benefit of netting the fair value of any in-the-money positions against this exposure.

#### **Collateral**

For the majority of our derivative transactions, we do not receive and are not required to post collateral unless a change of control event occurs. This termination event would give either party the right to early terminate all outstanding swap transactions in the event that the other party consolidates, merges with, or transfers all or substantially all its assets to, another entity, and the creditworthiness of the surviving entity that has assumed such party's obligations is "materially weaker" than that of such party.

We may also be required to post collateral with our counterparty if our total return swaps are in an out-of-the-money position. If our credit ratings with Moody's and Standard and Poor's with regard to our long-term debt remain at an investment grade level, we are required to post collateral for the portion of the out-of-the-money liability exceeding a pre-established threshold. If our credit ratings fall below investment grade with both ratings services, we must post collateral for the entire out-of-the-money liability. As of December 26, 2009, we did not have any collateral posted with our counterparty.

# **Derivative Accounting Policies**

# Overview

The majority of our derivative contracts qualifies and are designated as cash flow hedges. We have also elected the NPNS exemption for certain contracts. These contracts are typically transacted with our suppliers and include risk management features that allow us to fix the price on specific volumes of purchases for specified delivery periods. The Company also considers whether any provisions in our contracts represent "embedded" derivative instruments as defined in authoritative accounting guidance.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 19. Derivative Instruments and Hedging Activities (Continued)

As of December 26, 2009, we have concluded that no "embedded" derivative instruments warrant separate fair value accounting.

#### Hedge Accounting Policies

We formally document all relationships between hedging instruments and hedged items, as well as the risk-management objective and strategy for undertaking hedge transactions. We also formally assess both at the hedge's inception and on an ongoing basis, specifically whether the derivatives that are used in hedging transactions have been highly effective in offsetting changes in the cash flows of hedged items and whether those derivatives may be expected to remain highly effective in future periods.

We discontinue hedge accounting prospectively when (1) the derivative is no longer highly effective in offsetting changes in the cash flows of a forecasted future transaction; (2) the derivative expires or is sold, terminated, or exercised; (3) it is no longer probable that the forecasted transaction will occur; (4) management determines that designating the derivative as a hedging instrument is no longer appropriate; or (5) management decides to cease hedge accounting.

When we discontinue hedge accounting prospectively, but it continues to be probable that the forecasted transaction will occur in the originally expected period, the existing gain or loss on the derivative remains in accumulated other comprehensive income ("AOCI") and is reclassified into earnings when the forecasted transaction affects earnings. However, if it is no longer probable that a forecasted transaction will occur by the end of the originally specified time period or within an additional two-month period of time thereafter, the gains and losses in AOCI are recognized immediately in earnings. In all situations in which hedge accounting is discontinued and the derivative remains outstanding, we carry the derivative at its fair value on the balance sheet until maturity, recognizing future changes in the fair value in current period earnings.

## Presentation

Derivatives are recognized on the balance sheet at their fair value. See our discussion regarding fair value measurements below. In accordance with FASB issued guidance, we do not record the fair value of derivatives for which we have elected the Normal Purchase Normal Sales ("NPNS") exemption. We account for these contracts on an accrual basis, recording realized settlements related to these contracts to the same financial statement line items as the corresponding transaction.

For derivative contracts recorded on the balance sheet, MCBC allocates the current and non-current portion of each contract's fair value to the appropriate asset/liability line item. Unrealized gain positions are recorded as other current assets or other non-current assets. Unrealized loss positions are recorded as other current liabilities or other non-current liabilities. Our policy is to present all derivative balances on a gross basis, without regard to counterparty master netting agreements or similar arrangements.

We record realized gains and losses from derivative instruments to the same financial statement line item as the hedged item/forecasted transaction. Changes in unrealized gains and losses for derivatives not designated as either a cash flow hedge or fair value hedge are recorded directly in earnings each period and are recorded to the same financial statement line item as the associated realized (cash settled) gains and losses.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## 19. Derivative Instruments and Hedging Activities (Continued)

Changes in fair values (to the extent of hedge effectiveness) of outstanding cash flow hedges are recorded in OCI, until earnings are affected by the variability of cash flows of the underlying hedged transaction. The recognition of effective hedge results in the consolidated statement of income offsets the gains or losses on the underlying exposure. Any ineffectiveness is recorded directly into earnings each period.

# Significant Derivative/Hedge Positions

Cross Currency Swaps

Simultaneous with the September 22, 2005, U.S. private debt placement, we entered into a cross currency swap transaction for the entire USD \$300 million issue amount and for the same maturity of September 2010. In this transaction we exchanged our USD \$300 million for a CAD \$355.5 million obligation with a third party. The swaps also call for an exchange of fixed CAD interest payments for fixed USD interest receipts. We have designated this transaction as a hedge of the variability of the cash flows associated with the payment of interest and principal on the USD securities. Changes in the value of the transaction due to foreign exchange are recorded in earnings and are offset by a revaluation of the associated debt instrument. Changes in the value of the transaction due to interest rates are recorded to OCI.

On April 10, 2007, we entered into several cross currency swaps that mature in May 2012 to hedge the foreign currency impact of intercompany GBP debt in a CAD functional currency subsidiary. The cross currency swaps are designated as cash flow hedges of forecasted CAD cash flows related to GBP interest and principal payments on the intercompany loans. The notional amount of the swaps is GBP £530 million (CAD \$1.2 billion at inception). The cross currency swaps have been designated as cash flow hedges of the changes in value of the future CAD interest and principal payments that results from changes in the GBP to CAD exchange rates on an intercompany loan between our U.K. and Corporate segments.

As of December 26, 2009, we are also a party to other cross currency swaps totaling GBP £530 million (USD \$774 million at inception). The swaps call for an exchange of fixed GBP interest payments for fixed USD interest receipts. The cross currency swaps have been designated as cash flow hedges of the changes in value of the future GBP interest and principal receipts.

# Forward Starting Interest Rate Swaps

In order to manage our exposure to the volatility of the interest rates associated with the future interest payments on a forecasted debt issuance, we have transacted forward starting interest rate swap contracts. These swaps have a total notional value of CAD \$200 million with an average fixed rate of 3.3%. These forward starting interest rate swaps have an effective date starting in September 2010 and have a termination date in 2017, mirroring the term of the forecasted debt issuance. Under these agreements we are required to early terminate these swaps in 2010, at the time we expect to issue the forecasted debt. We have designated these contracts as cash flow hedges on a portion of the interest payments on a future forecasted debt issuance.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 19. Derivative Instruments and Hedging Activities (Continued)

#### Foreign Currency Forwards

As of period end, we have financial foreign exchange forward contracts in place to manage our exposure to foreign currency fluctuations. We hedge foreign currency exposure related to certain royalty agreements, exposure associated with the purchase of production inputs and imports that are denominated in currencies other than the functional entity's local currency, and other foreign exchanges exposures. MCBC uses foreign currency forward contracts to hedge these future forecasted transactions with up to a thirty-six month horizon.

## Commodity Swaps

As of period end, we had financial commodity swap contracts in place to hedge certain future expected purchases of natural gas. Essentially, these contracts allow us to swap our floating exposure to natural gas prices for a fixed rate. These contracts have been designated as cash flow hedges of forecasted natural gas purchases. The fair value of these swaps depends upon current market rates in relation to our fixed rate under the swap agreements at period end. MCBC uses these swaps to hedge forecasted purchases up to twenty-four months in advance.

#### Total Return Swaps

In 2008, we entered into a series of cash settled total return swap contracts. We transacted these swaps for the purpose of gaining exposure to Foster's, a major global brewer. These swaps are marked-to-market each period as these swaps do not qualify for hedge accounting. As such, all unrealized gains and losses related to these swaps are recorded directly to the income statement and are classified as other income (expense) in MCI and Corporate. Under the initial agreements, these total return swaps were scheduled to mature this year. However, during the second quarter of this year we amended these total return swap agreements with our counterparty to extend the maturity date by one year. As such, the current swaps are contracted to settle in 2010.

#### Derivative Fair Value Measurements

The fair values of our derivatives include credit risk adjustments to account for our counterparties' credit risk, as well as MCBC's own non-performance risk. These adjustments resulted in a \$3 million net increase as of December 26, 2009 to other comprehensive income ("OCI"), as the fair value of these derivatives was in a net liability position. This represents a \$4 million net decrease year to date, as these adjustments resulted in a \$7 million net increase to OCI as of December 28, 2008.

The table below summarizes our derivative assets and liabilities that were measured at fair value as of December 26, 2009. See Note 1 "Basis of Presentation and Summary of Significant Accounting

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 19. Derivative Instruments and Hedging Activities (Continued)

Policies" for further discussion related to measuring fair value. We utilize market approaches to value derivative instruments.

			Fair Value Measurements at December 26, 2009 Using					
	•	Total arrying value at ember 26, 2009	active	prices in markets vel 1) (In mill	Ob (I	gnificant Other oservable Inputs Level 2)	Un	Significant nobservable Inputs (Level 3)
Derivatives,								
net	\$	(417.9)		_	\$	(417.9)	\$	_
Total	\$	(417.9)	\$		\$	(417.9)	\$	_

	Fair Value Measurements at December 28, 2008 Using						
	Total carrying value at December 28, 2008		Quoted prices in active markets (Level 1) (In milli		gnificant Other oservable Inputs Level 2)	Significant Unobservable Inputs (Level 3)	
Derivatives,							
net	\$	(141.0)	_	\$	(151.5)	\$	10.5
Total	\$	(141.0)	\$ —	\$	(151.5)	\$	10.5

The table below summarizes derivative valuation activity using significant unobservable inputs (Level 3) (In millions):

	 orward of 3 Inputs
Balance at December 31, 2007	\$ _
Total gains or losses (realized/unrealized)	
Included in earnings (or change in net assets)	_
Included in AOCI	_
Purchases, issuances and settlements	_
Transfers In/Out of Level 3	10.5
Balance at December 28, 2008	\$ 10.5
Total gains or losses (realized/unrealized)	
Included in earnings (or change in net assets)	_
Included in AOCI	_
Purchases, issuances and settlements	_
Transfers In/Out of Level 3	 (10.5)
Balance at December 26, 2009	\$ _

During the year we transferred \$10.5 million of derivative liability related to one cross currency swap out of Level 3 and into Level 2 as the position's valuation became based upon observable market inputs with unobservable inputs no longer playing a significant role in the valuation.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 19. Derivative Instruments and Hedging Activities (Continued)

# Results of Period Derivative Activity

The tables below include the year to date results of our derivative activity in the Consolidated Balance Sheet as of December 26, 2009 and the Consolidated Statement of Operations for the year ended December 26, 2009.

Fair Value of Derivative Instruments in the Consolidated Balance Sheet (in millions)

			As of Decem	ber 20	6, 2009	ı		
			Asset derivative	s		Liability derivativ		
	Notional an	nount	Balance sheet location	Fair	value	Balance sheet location	_	Tair alue
Derivatives designated as hedging instruments:								
Cross currency swaps	USD 1	,992.4	Other current assets	\$		Accrued expenses	\$ (	(46.9)
·			Other assets			Long term derivative liability	(3	866.1)
Forward starting interest rate swaps	USD	190.5	Other current assets		6.3	Accrued expenses		_
Foreign currency forwards	USD	339.3	Other current assets		4.6	Accrued expenses		(6.1)
			Other assets		1.1	Long term derivative liability		(8.1)
Commodity swaps	Gigajoules	1.2	Other current assets		_	Accrued expenses		(0.9)
Total derivatives designated as hedging instruments				\$	12.0	•	\$(4	128.1)
Derivatives not designated as hedging instruments:								
Total return swap	AUD	496.5	Other current assets	\$	_	Accrued expenses	\$	(1.8)
Total derivatives not designated as hedging instruments				\$	_		\$	(1.8)

MCBC allocates the current and non-current portion of each contract to the corresponding derivative account above.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 19. Derivative Instruments and Hedging Activities (Continued)

The Effect of Derivative Instruments on the Consolidated Statement of Operations (in millions)

		For the year ended Decen	ıber 2	6, 2009			
Derivatives in cash flow hedge relationships	Amount of gain (loss) recognized in OCI on derivative (effective portion)	Location of gain (loss) reclassified from AOCI into income (effective portion)	An ga rec fro	nount of in (loss) cognized	Location of gain (loss) recognized in income on derivative (ineffective portion and amount excluded from effectiveness testing)	Amour gain (l recogn in inco on deriv (ineffer porti and am exclue fror effectiv testir	oss) ized ome vative ctive on lount ded n eness
Cross currency contracts(1)	\$ (3.2)	Other income (expense),	ф	(100.0)	Other income (expense),	Φ.	
		net	\$	(120.3)		\$	_
-	<b>7</b> 0	Interest expense, net			Interest expense, net		
Forward starting interest rate swaps	5.8	Interest expense, net		_	Interest expense, net		_
Foreign currency forwards	(61.7)	Other income (expense), net		3.0	Other income (expense), net		_
		Cost of goods sold		13.8	Cost of goods sold		_
		General and administrative			General and administrative		
		expenses		(0.5)	expenses		_
Commodity swaps	1.1	Cost of goods sold		(3.5)	Cost of goods sold		_
Total	\$ (58.0)	)	\$	(113.3)		\$	

<sup>(1)</sup> The foreign exchange gain (loss) component of these cross currency swaps is offset by the corresponding gain (loss) on the hedged forecasted transactions in Other income (expense), net and Interest expense, net.

During the period we recorded no significant ineffectiveness related to these cash flow hedges.

# Other Derivatives (in millions)

For the year ended December 26, 2009						
Derivatives not in hedging relationship	Location of gain (loss) recognized in income on derivative	gair recog in	ount of n (loss) gnized in come erivative			
3 3		on ac	erivative			
Cash settled total return swap	Other income, net	\$	0.7			
Physical commodity contracts	Cost of goods sold		(9.6)			
		\$	(8.9)			

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 20. Accrued expenses and other liabilities

	As of				
	Dec	ember 26, 2009	De	cember 28, 2008	
		(In mi	llions	)	
Accrued compensation	\$	85.6	\$	44.8	
Accrued excise taxes		223.8		197.2	
Accrued selling and marketing costs		93.7		73.2	
Accrued brewing operations costs		173.4		275.0	
Other		168.5		100.6	
Accrued expenses and other				-	
liabilities	\$	745.0	\$	690.8	

Accrued brewing operations costs consist of amounts owed for beer raw materials, packaging materials, freight charges, utilities, and other manufacturing and distribution costs. The increases in values from 2008 to 2009 are primarily attributable to increases in accrued derivative expenses within Other related to strengthening of the CAD and GBP against the USD and increases in accrued compensation, offset by decreases in accrued brewing operations costs related to the deconsolidation of BRI in the first quarter of 2009.

#### 21. Commitments and Contingencies

# Letters of Credit

As of December 26, 2009, we had approximately \$17.4 million outstanding in letters of credit with financial institutions. These letters expire at different points in 2010. Approximately \$6.7 million of the letters contain a feature that automatically renews the letter for an additional year if no cancellation notice is submitted. These letters of credit are being maintained as security for deferred compensation payments, reimbursements to insurance companies, reimbursements to the trustee for pension payments, deductibles or retention payments made on our behalf, various payments due to governmental agencies, and for operations of underground storage tanks.

## Supply Contracts

We have various long-term supply contracts with unaffiliated third parties and our joint venture partners to purchase materials used in production and packaging, such as starch, cans and glass. The supply contracts provide that we purchase certain minimum levels of materials throughout the terms of the contracts. The future aggregate minimum required purchase commitments under these supply contracts are shown in the table below. The amounts in the table do not represent all anticipated

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 21. Commitments and Contingencies (Continued)

payments under long-term contracts. Rather, they represent unconditional and legally enforceable committed expenditures:

	 mount millions)
2010	\$ 101.0
2011	61.5
2012	23.2
2013	0.5
2014	0.3
Thereafter	0.1
Total	\$ 186.6

Our total purchases under these contracts in 2009, 2008 and 2007 were approximately \$599.8 million, \$1,073.9 million, and \$715.9 million, respectively.

# **Graphic Packaging Corporation**

We had a packaging supply agreement with a subsidiary of Graphic Packaging Corporation, a related party, under which we purchased our U.S. segment paperboard requirements. This contract was held by CBC, and now is held by MillerCoors. Our payments under the packaging agreement in the first half of 2008, and the full year of 2007 totaled \$42.7 million and \$85.7 million, respectively.

# Advertising and Promotions

We have various long-term non-cancelable commitments for advertising, sponsorships and promotions, including marketing at sports arenas, stadiums and other venues and events. From time to time, MCBC guarantees the financial performance under certain contracts on behalf of its subsidiaries. At December 26, 2009, these future commitments are as follows:

	Amount (In millions)
2010	\$ 68.7
2011	35.5
2012	19.2
2013	17.5
2014	17.9
Thereafter	46.3
Total	\$ 205.1

Total advertising expense was \$349.3 million, \$610.0 million, and \$858.1 million in 2009, 2008 and 2007, respectively.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 21. Commitments and Contingencies (Continued)

#### Leases

We lease certain office facilities and operating equipment under cancelable and non-cancelable agreements accounted for as operating leases. Future minimum lease payments under operating leases that have initial or remaining non-cancelable terms in excess of one year are as follows:

	 mount nillions)
2010	\$ 27.7
2011	22.4
2012	15.3
2013	11.4
2014	9.5
Thereafter	33.1
Total	\$ 119.4

Total rent expense was \$31.0 million, \$62.2 million, and \$81.2 million in 2009, 2008 and 2007, respectively.

#### **Environmental**

When we determine that it is probable that a liability for environmental matters or other legal actions exists and the amount of the loss is reasonably estimable, an estimate of the future costs are recorded as a liability in the financial statements. Costs that extend the life, increase the capacity or improve the safety or efficiency of Company-owned assets or are incurred to mitigate or prevent future environmental contamination may be capitalized. Other environmental costs are expensed when incurred. Environmental expenditures at each of our segments for 2009, 2008 and 2007 were \$1.5 million, \$4.4 million and \$0.0 million, respectively.

#### Canada

Our Canada brewing operations are subject to provincial environmental regulations and local permit requirements. Our Montréal and Toronto breweries have water treatment facilities to pre-treat waste water before it goes to the respective local governmental facility for final treatment. We have environmental programs in Canada including organization, monitoring and verification, regulatory compliance, reporting, education and training, and corrective action.

MCC sold a chemical specialties business in 1996. The Company is still responsible for certain aspects of environmental remediation, undertaken or planned, at those chemical specialties business locations. We have established provisions for the costs of these remediation programs.

#### **United States**

We are one of a number of entities named by the Environmental Protection Agency ("EPA") as a potentially responsible party ("PRP") at the Lowry Superfund site. This landfill is owned by the City and County of Denver ("Denver") and is managed by Waste Management of Colorado, Inc. ("Waste Management"). In 1990, we recorded a pretax charge of \$30 million, a portion of which was put into a trust in 1993 as part of a settlement with Denver and Waste Management regarding then outstanding

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 21. Commitments and Contingencies (Continued)

litigation. Our settlement was based on an assumed remediation cost of \$120 million (in 1992 adjusted dollars). The settlement requires us to pay a portion of future costs, if any, in excess of that amount.

Waste Management provides us with updated annual cost estimates through 2032. We reviewed these cost estimates in the assessment of our accrual related to this issue. We use certain assumptions that differ from Waste Management's estimates to assess our expected liability. Our expected liability (based on the \$120 million threshold being met) is based on our best estimates available.

The assumptions used are as follows:

- trust management costs are included in projections with regard to the \$120 million threshold, but are expensed only as incurred;
- income taxes, which we believe are not an included cost, are excluded from projections with regard to the \$120 million threshold;
- a 2.5% inflation rate for future costs; and
- certain operations and maintenance costs were discounted using a 4.60% risk-free rate of return.

Based on these assumptions, the present value and gross amount of the costs at December 26, 2009, are approximately \$3.2 million and \$5.3 million, respectively. Accordingly, we believe that the existing liability is adequate as of December 26, 2009. We did not assume any future recoveries from insurance companies in the estimate of our liability, and none are expected.

Considering the estimates extend through the year 2032 and the related uncertainties at the site, including what additional remedial actions may be required by the EPA, new technologies and what costs are included in the determination of when the \$120 million threshold is reached the estimate of our liability may change as further facts develop. We cannot predict the amount of any such change, but additional accruals in the future are possible.

In April 2009, we received a written notice relating to the Lowry site, that the State of Colorado intends to seek compensation from MCBC and other parties to recover for natural resources damages. The State of Colorado has informally asserted total damages of up to \$10 million. However, the Company is potentially liable for only a portion of those damages. The Company will defend any such claims vigorously.

In October 2006 we were notified by the EPA that we are a PRP, along with approximately 60 other parties, at the Cooper Drum site in southern California. Certain of Molson's former non-beer business operations, which were discontinued and sold in the mid-1990s prior to the merger with Coors, were involved at this site. We responded to the EPA with information regarding our past involvement with the site. We have accrued \$0.3 million, which represents our estimable loss at this time. Potential losses associated with the Cooper Drum site could increase as remediation planning progresses.

During the third quarter of 2008 we were notified by the EPA that we are a PRP, along with others, at the East Rutherford and Berry's Creek sites in New Jersey. Certain of Molson's former non-beer business operations, which were discontinued and sold in the mid-1990s, were involved at this site. We have accrued \$4.8 million, which represents our estimable loss at this time. Potential losses associated with the Berry's Creek site could increase as remediation planning progresses.

While we cannot predict the eventual aggregate cost for environmental and related matters in which we are currently involved, we believe that any payments, if required, for these matters would be

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 21. Commitments and Contingencies (Continued)

made over a period of time in amounts that would not be material in any one year to our operating results, cash flows or our financial or competitive position. We believe adequate reserves have been provided for losses that are probable and estimable.

We are aware of groundwater contamination at some of our properties in Colorado resulting from historical, ongoing, or nearby activities. There may also be other contamination of which we are currently unaware.

From time to time, we have been notified that we are or may be a PRP under the Comprehensive Environmental Response, Compensation, and Liability Act or similar state laws for the cleanup of other sites where hazardous substances have allegedly been released into the environment. While we cannot predict our eventual aggregate cost for the environmental and related matters in which we may be or are currently involved, we believe that any payments, if required, for these matters would be made over a period of time in amounts that would not be material in any one year to our operating results, cash flows, or our financial or competitive position. We believe adequate reserves have been provided for losses that are probable and estimable.

#### United Kingdom

We are subject to the requirements of government and local environmental and occupational health and safety laws and regulations. Compliance with these laws and regulations did not materially affect our 2009 capital expenditures, earnings or competitive position, and we do not anticipate that they will do so in 2010.

#### Indemnity Obligations—Sale of Kaiser

As discussed in Note 5, "Discontinued Operations," we sold our entire equity interest in Kaiser during 2006 to FEMSA. The terms of the sale agreement require us to indemnify FEMSA for certain exposures related to tax, civil, and labor contingencies arising prior to FEMSA's purchase of Kaiser. First, we provided an indemnity for losses Kaiser may incur with respect to tax claims associated with certain previously utilized purchased tax credits. Based on FEMSA entering into the Brazil tax amnesty program the maximum potential claims for the first category of purchased tax credits including estimated accumulated legal, penalties and interest, was approximately \$296 million as of December 26, 2009. A portion of our indemnity obligations are considered probable losses, recorded as current liabilities in an amount of \$139.8 million at December 26, 2009. Our estimate of the value of the indemnity liability associated with the purchased tax credits as of December 26, 2009 was \$14.8 million, \$4.8 million of which was classified as a current liability and \$10.0 million of which was classified as non-current. The maximum potential claims amount for the second category of purchased tax credits, which we believe present less risk, was \$251.1 million as of December 26, 2009. Our estimates consider a number of scenarios for the ultimate resolution of these issues, the probabilities of which are influenced not only by legal developments in Brazil but also by management's intentions with regard to various alternatives that could present themselves leading to the ultimate resolution of these issues. The liabilities are impacted by changes in estimates regarding amounts that could be paid, the timing of such payments, adjustments to the probabilities assigned to various scenarios and foreign exchange.

We also provided indemnity related to all other tax, civil, and labor contingencies existing as of the date of sale. In this regard, however, FEMSA assumed their full share of all of these contingent liabilities that had been previously recorded and disclosed by us prior to the sale on January 13, 2006.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 21. Commitments and Contingencies (Continued)

However, we may have to provide indemnity to FEMSA if those contingencies settle at amounts greater than those amounts previously recorded or disclosed by us. We will be able to offset any indemnity exposures in these circumstances with amounts that settle favorably to amounts previously recorded. Our exposure related to these indemnity claims is capped at the amount of the sales price of the 68% equity interest of Kaiser, which was \$68.0 million. As a result of these contract provisions, our estimates include not only probability-weighted potential cash outflows associated with indemnity provisions, but also probability-weighted cash inflows that could result from favorable settlements, which could occur through negotiation or settlement programs that could arise from the federal or any of the various state governments in Brazil. The recorded value of the tax, civil, and labor indemnity liability was \$9.5 million as of December 26, 2009, which is classified as non-current.

Future settlement procedures and related negotiation activities associated with these contingencies are largely outside of our control. The sale agreement requires annual cash settlements relating to the tax, civil, and labor indemnities. Indemnity obligations related to purchased tax credits must be settled upon notification of FEMSA's settlement. Due to the uncertainty involved with the ultimate outcome and timing of these contingencies, significant adjustments to the carrying values of the indemnity obligations have been recorded to date, and additional future adjustments may be required. These liabilities are denominated in Brazilian Reals and have been stated at present value and will, therefore, be subject in the future to foreign exchange gains or losses and to accretion cost, both of which will be recognized in the discontinued operations section of the statement of operations.

The table below provides a summary of contingency reserve balances from December 31, 2006, through December 26, 2009:

	 sed tax credits nity reserve	ril and labor nity reserve lions)	To	otal indemnity reserves
Balance at December 31, 2006	\$ 77.7	\$ 33.3	\$	111.0
Adjustments to indemnity liabilities due				
to changes in estimates	21.1	(1.3)		19.8
Foreign exchange impact	18.0	6.2		24.2
Balance at December 30, 2007	\$ 116.8	\$ 38.2	\$	155.0
Adjustments to indemnity liabilities due				
to changes in estimates	42.5	(22.0)		20.5
Foreign exchange impact	(38.5)	(3.8)		(42.3)
Balance at December 28, 2008	\$ 120.8	\$ 12.4	\$	133.2
Adjustments to indemnity liabilities due				
to changes in estimates	(5.9)	(6.4)		(12.3)
Foreign exchange impact	39.7	3.5		43.2
Balance at December 26, 2009	\$ 154.6	\$ 9.5	\$	164.1

Current liabilities of discontinued operations include current tax liabilities of \$12.8 million and \$8.5 million as of December 26, 2009 and December 28, 2008, respectively. Included in current assets of discontinued operations as of December 26, 2009 are \$9.9 million of deferred tax assets associated with the indemnity liabilities.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 21. Commitments and Contingencies (Continued)

#### **Litigation and Other Disputes**

From time to time, we have been notified that we are or may be a potentially responsible party ("PRP") under the Comprehensive Environmental Response, Compensation and Liability Act or similar state laws for the cleanup of other sites where hazardous substances have allegedly been released into the environment. For example, we are one of approximately 60 entities named by the Environmental Protection Agency ("EPA") as a PRP at the Lowry Superfund site. This landfill is owned by the City and County of Denver and is managed by Waste Management of Colorado, Inc. ("Waste Management"). In the fourth quarter of 2008, we were informed that the State of Colorado may bring an action against the City and County of Denver and Waste Management for the Lowry Superfund Site to recover for natural resources damages. In the event that the State of Colorado were to bring such an action against the City and County of Denver and Waste management, Denver and Waste Management would likely bring an action against the PRPs to recover a portion of the amount of such claim. Although no formal action has been brought, the State of Colorado is informally asserting total damages of approximately \$10 million. However, the Company is potentially liable for only a portion of those damages. The Company will defend any such claims vigorously.

Beginning in May 2005, several purported shareholder class actions were filed in the United States and Canada, including federal courts in Delaware and Colorado and provincial courts in Ontario and Quebéc, alleging, among other things, that the Company and its affiliated entities, including Molson Inc., and certain officers and directors misled stockholders in connection with the merger between Coors and Molson in 2005. The Colorado case was transferred to Delaware and consolidated with those cases. The Quebéc Superior Court heard arguments in October 2007 regarding the plaintiffs' motion to authorize a class action in that case. We opposed the motion.

During the first quarter of 2008, the Company agreed in principle with counsel for plaintiffs in all pending cases in Delaware, Quebéc, and Ontario to settle all such claims on a worldwide basis. Pursuant to the settlement, the Company agreed to pay, except one case discussed below, a total of \$6.0 million in settlement, which amounts were paid by the Company's insurance carrier. The settlement agreement was subject to final approval, which we received in the second quarter of 2009, fully and finally resolving the subject cases. The settlement agreement did not cover one remaining case in Delaware. That case sought to recover on behalf of certain Molson Coors employees who invested in Company securities around the same time through two employee retirement savings plans. The complaint in that case essentially relied on the same allegations as the other shareholder lawsuits. This case has been settled for \$0.2 million, an amount paid by the Company's insurance carrier. Accordingly, all of these matters have been resolved.

MCBC-UK replaced a profit sharing plan in the United Kingdom with a different plan under which a bonus was not paid in 2003. A group of employees pursued a claim against MCBC-UK with respect to this issue with an employment tribunal. During the second quarter of 2005, the tribunal ruled against MCBC-UK. MCBC-UK appealed this ruling, and the appeal was heard in the first quarter of 2006, where most impacts of the initial tribunal judgments were overturned. However, the employment appeal tribunal remitted two specific issues back to a new employment tribunal. MCBC-UK appealed the employment appeal tribunal's judgment. In January 2007, the appeals court ruled in the Company's favor, holding that the employment tribunal had no jurisdiction to hear the employees' claims, and the claims were dismissed. Employee claims in this matter were filed in Birmingham County Court during the third quarter of 2008. The case was decided in our favor in

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 21. Commitments and Contingencies (Continued)

October 2009, and the time for plaintiffs to appeal has passed. We also have been advised by the union that encouraged these claims that it will no longer pursue the matter on behalf of any other employees. If MCBC-UK had been held to be liable to the claimants, the amounts of the liability would have been immaterial. If such liabilities were asserted by other groups of employees and upheld in subsequent litigation, the potential loss would be higher.

In 1999, Molson Inc. entered an agreement for the distribution of Molson products in Brazil. In 2000, before commencing the distribution business, Molson terminated the distribution agreement and paid the distributors \$150,000 in settlement. The distributor then sued Molson Inc. to set aside the settlement and to seek additional compensation. The Appellate Court of the State of Rio de Janeiro set aside the settlement agreement and determined that Molson Inc. was liable to the distributor, with the amount of damages to be determined through subsequent proceedings. An appeal of the liability decision is currently pending before the Brazilian Superior Court of Justice, which during the fourth quarter of fiscal year 2009, granted certiorari and agreed to hear the merits of Molson's appeal. With respect to damages, the case was remanded to a Rio de Janeiro trial court to determine the amount of damages. The trial court retained an expert who provided a report adopting the position of the distributor and recommending damages based on a business plan devised at the outset of the arrangement that was never implemented. Molson challenged the irregularity of the expert process, the impartiality of the expert, as well as the report's specific recommendation regarding damages. The trial court denied Molson's challenges. Molson filed an appeal before the Appellate Court of the State of Rio de Janeiro regarding these procedural irregularities. During the fourth quarter of fiscal year 2009, Molson's procedural appeal was denied. Following the state trial court's procedural ruling, that court handed down a decision in the distributor's favor granting the full amount of the lost anticipated profits alleged by the plaintiff, approximately \$42 million, plus attorneys' fees and interest. Such judgment was rendered during the third quarter of 2009. Molson Inc. has appealed the judgment, and the Appellate Court of the State of Rio de Janeiro has entered an injunction to prevent the distributor from executing on the judgment pending appeal. During the fourth quarter, the appellate court considering Molson's appeal from the judgment directed the court-retained expert to recalculate the alleged damages on a different and potentially more favorable basis to Molson. We continue to believe that a material loss in this case is not probable. Molson will vigorously defend the case.

In March 2009, Brewers' Retail, Inc. ("BRI"), which operates The Beer Store retail outlets in the province of Ontario, Canada, received notice that a legal action would be commenced in the Ontario Superior Court of Justice against it, the Ontario government and the Liquor Control Board of Ontario. BRI is owned by MCBC and two other brewers, and is accounted for by MCBC under the equity method. This action alleges the defendants, including BRI, failed to warn the plaintiffs of the dangers of drinking during pregnancy. The action seeks damages in excess of CAD \$750 million. Although notice of the lawsuit was provided in March, the lawsuit has not been formally commenced. The same plaintiffs filed a lawsuit asserting similar claims against the Canadian federal government in the Federal Court of Canada in March 2009. They voluntarily withdrew the lawsuit after the federal government filed a motion to dismiss it for failing to state a claim. If a legal action is commenced against BRI as notified, we are advised that BRI will defend the claims vigorously.

We are involved in other disputes and legal actions arising in the ordinary course of our business. While it is not feasible to predict or determine the outcome of these proceedings, in our opinion, based on a review with legal counsel, none of these disputes and legal actions is expected to have a material impact on our consolidated financial position, results of operations or cash flows. However, litigation is

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 21. Commitments and Contingencies (Continued)

subject to inherent uncertainties, and an adverse result in these or other matters, for example, including the above-described advertising practices case, may arise from time to time that may harm our business.

#### Insurance

We are self-insured for certain insurable risks consisting primarily of employee health insurance programs, as well as workers' compensation, general liability, automobile liability, and property insurance deductibles or retentions. During 2005 we fully insured future risks for long-term disability, and, in most states, workers' compensation, but maintained a self-insured position for workers' compensation for certain self-insured states and for claims incurred prior to the inception of the insurance coverage in Colorado in 1997. Our reserves accrued at December 26, 2009, and December 28, 2008, were \$1.8 million and \$1.5 million, respectively.

# 22. Supplemental Guarantor Information

MCBC (Parent Guarantor and 2007 Issuer) issued \$575.0 million of 2.5% Convertible Senior Notes due July 30, 2013 in a registered offering on June 15, 2007 (see Note 14, "Debt"). The convertible notes are guaranteed on a senior unsecured basis by CBC (2002 Issuer), Molson Coors International, LP and Molson Coors Capital Finance ULC (together the 2005 Issuers) and certain significant subsidiaries (Subsidiary Guarantors).

On May 7, 2002, the 2002 Issuer completed a public offering of \$850.0 million principal amount of 6.375% Senior notes due 2012. During the third quarter of 2007, \$625.0 million of the Senior notes was extinguished by the proceeds received from the 2.5% Convertible Senior Notes issued June 15, 2007 and cash on hand. During the first quarter of 2008, \$180.4 million of the senior notes was extinguished using existing cash resources. The remaining outstanding Senior notes are guaranteed on a senior and unsecured basis by the Parent Guarantor and 2007 Issuer, 2005 Issuers and Subsidiary Guarantors. The guarantees are full and unconditional and joint and several.

On September 22, 2005, the 2005 Issuers completed a public offering of \$1.1 billion principal amount of Senior notes composed of USD \$300 million 4.85% notes due 2010 and CAD \$900.0 million 5.00% notes due 2015. The notes were issued with registration rights and are guaranteed on a senior and unsecured basis by Parent Guarantor and 2007 Issuer, 2002 Issuer and Subsidiary Guarantors. The guarantees are full and unconditional and joint and several. Under certain circumstances, contractual and legal restrictions, as well as our financial condition and operating requirements, could limit the 2005 Issuers ability to obtain cash for the purpose of meeting its debt service obligation, including the payment of principal and interest on the notes.

On April 10, 2007, we undertook an internal reorganization resulting in certain transfers and realignment of assets, liabilities and subsidiaries. As a result of these changes, as well as amendments to the indentures covered, the \$1.1 billion senior notes issued in 2005 are now also a liability of a new subsidiary, Molson Coors International, LP. The internal reorganization changed the legal structure of the guarantees, mainly affecting the presentation of the 2002 Issuer, the 2005 Issuers, Subsidiary Guarantors, and Subsidiary Non-Guarantors. While there were no significant changes with regard to the status of any entity as a guarantor or non-guarantor, the internal ownership changes resulted in our Canadian and U.K. businesses, which were formally owned by 2002 Issuer, now being majority-owned by a 2005 Issuer. Prior period amounts have not been restated to reflect the new ownership structure

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 22. Supplemental Guarantor Information (Continued)

which did not exist in prior periods. Any changes to the status of a subsidiary as a guarantor or non-guarantor were not material.

On June 30, 2008, Molson Canada 2005, an indirect wholly owned subsidiary of Molson Coors, guaranteed the obligations of Molson Coors under the Credit Agreements dated as of March 2, 2005. As a result of such guarantee, Molson Canada 2005 became a guaranter under the following (i) the indenture related to the Senior notes dated as of May 7, 2002 and as supplemented; (ii) the indenture related to the Senior notes dated September 22, 2005 and as supplemented; and (iii) the indenture related to the Senior convertible notes dated June 15, 2007 and as supplemented. This change, as well as certain foreign exchange and tax items were reflected accordingly with the appropriate reclassifications to the prior period condensed consolidated financial statements.

On July 1, 2008, MCBC contributed its U.S. business to MillerCoors. The U.S. business was operated primarily by Coors Brewing Company, which is the 2002 Issuer. As a result, Coors Brewing Company now holds an equity method interest in MillerCoors, which is not a guarantor, shown as "Investment in MillerCoors" on the condensed consolidating balance sheet as of December 28, 2008.

The following information sets forth Condensed Consolidating Statements of Operations for the years ended December 26, 2009, December 28, 2008 and December 30, 2007, Condensed Consolidating Balance Sheets as of December 26, 2009, and December 28, 2008, and Condensed Consolidating Statements of Cash Flows for the years ended December 26, 2009, December 28, 2008 and December 30, 2007. Investments in subsidiaries are accounted for on the equity method; accordingly, entries necessary to consolidate the Parent Guarantor, the Issuers and all of our subsidiaries are reflected in the eliminations column. In the opinion of management, separate complete financial statements of the Issuers and the Subsidiary Guarantors would not provide additional material information that would be useful in assessing their financial composition.

Consolidated stockholders' equity is equal to that of MCBC, which is the Parent Guarantor and 2007 Issuer, and of Molson Coors Canada, Inc., which is a Subsidiary Non-Guarantor. Molson Coors Canada, Inc. is the issuer of exchangeable shares, which former Molson shareholders received in the merger between Coors and Molson in 2005.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 22. Supplemental Guarantor Information (Continued)

# MOLSON COORS BREWING COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS FOR THE FISCAL YEAR ENDED DECEMBER 26, 2009 (IN MILLIONS)

	Parent Guarantor	2002 Issuer	2005 Issuers	Subsidiary Guarantors	Subsidiary Non Guarantors	Eliminations	Consolidated
Sales	\$ —	\$ 51.3	\$ —	\$ 2,217.2	\$ 2,158.0	\$ —	\$ 4,426.5
Excise taxes	_	_	_	(535.0)	(859.1)	_	(1,394.1)
Net sales		51.3		1,682.2	1,298.9		3,032.4
Cost of goods							
sold		(49.2)		(850.5)	(827.2)	_	(1,726.9)
Equity in subsidiary							
earnings	857.6	(85.4)	618.0	_	_	(1,390.2)	_
Gross profit	857.6	(83.3)	618.0	831.7	471.7	(1,390.2)	1,305.5
Marketing, general and administrativ							
expenses	(99.6)	(35.1)	_	(414.2)	(351.9)	_	(900.8)
Special items,	(0.0)			(12.0)	(19.0)		(22.7)
net Equity income	(0.9)	_		(12.9)	(18.9)	_	(32.7)
in MillerCoors		382.0					382.0
		302.0					362.0
Operating income	757.1	263.6	618.0	404.6	100.9	(1,390.2)	754.0
Interest	737.1	203.0	010.0	404.0	100.7	(1,370.2)	754.0
(expense)							
income, net	(32.9)	(4.9)	(54.6)	(1.8)	8.3	_	(85.9)
Other income,							
net	1.6	6.8		1.6	39.4		49.4
Income from continuing operations before income							
taxes	725.8	265.5	563.4	404.4	148.6	(1,390.2)	717.5
Income tax (expense) benefit	(5.4)	(59.1)	(36.4)	20.1	95.5	_	14.7
Income from continuing							
operations	720.4	206.4	527.0	424.5	244.1	(1,390.2)	732.2
Loss from discontinued operations,					(0.0)		(0.0)
net of tax					(9.0)		(9.0)
Net income Less: Net income attributable to noncontrollin	720.4	206.4	527.0	424.5	235.1	(1,390.2)	723.2
interests					(2.8)		(2.8)
Net income attributable to MCBC	\$ 720.4	\$ 206.4	\$ 527.0	\$ 424.5	\$ 232.3	\$ (1,390.2)	\$ 720.4
					·		

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 22. Supplemental Guarantor Information (Continued)

# MOLSON COORS BREWING COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS FOR THE FISCAL YEAR ENDED DECEMBER 28, 2008 (IN MILLIONS)

	Parent Guarantor	2002 Issuer	2005 Issuers	Subsidiary Guarantors	Subsidiary Non Guarantors	Eliminations	Consolidated
Sales	\$ —	\$ 1,739.2	\$ —	\$ 2,399.3	\$ 2,513.3	\$ —	\$ 6,651.8
Excise taxes	_	(231.2)	_	(559.8)	(1,086.5)	_	(1,877.5)
Net sales	_	1,508.0	_	1,839.5	1,426.8		4,774.3
Cost of goods sold	_	(952.1)	_	(958.7)	(930.0)	_	(2,840.8)
Equity in subsidiary	540.6	(26.5)	460.6			(092.7)	
earnings	540.6	(26.5)	469.6			(983.7)	
Gross profit Marketing, general and administrativ expenses	540.6 (102.9)	529.4 (418.7)	469.6	880.8 (435.0)	496.8	(983.7)	1,933.5
Special items,	(102.7)	(410.7)		(433.0)	(370.0)		(1,333.2)
net	(58.8)	(42.4)	_	(35.1)	2.4	_	(133.9)
Equity income							
in MillerCoors		155.6			_	_	155.6
Operating income	378.9	223.9	469.6	410.7	122.6	(983.7)	622.0
Interest (expense) income, net	(29.0)	(29.9)	(58.2)	2.8	0.1	_	(114.2)
Other (expense) income, net	(6.6)	3.9	<u> </u>	(1.7)	(4.0)		(8.4)
Income from continuing operations before income taxes	343.3	197.9	411.4	411.8	118.7	(983.7)	499.4
Income tax	343.3	197.9	411.4	411.0	110.7	(983.7)	477.4
benefit (expense)	35.3	(125.4)	30.3	(30.0)	(6.6)	_	(96.4)
Income from continuing							
operations Loss from discontinued operations,	378.6	72.5	441.7	381.8	112.1	(983.7)	403.0
net of tax	_	_	_	_	(12.1)	_	(12.1)
Net income	378.6	72.5	441.7	381.8	100.0	(983.7)	390.9
Less: Net income attributable to noncontrollin interests	370.0	12.3	441.7	0.1	(12.3)	(763.7)	(12.2)
Net income				0.1	(12.3)		(12.2)
attributable to MCBC	\$ 378.6	\$ 72.5	\$ 441.7	\$ 381.9	\$ 87.7	\$ (983.7)	\$ 378.7

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 22. Supplemental Guarantor Information (Continued)

# MOLSON COORS BREWING COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS FOR THE FISCAL YEAR ENDED DECEMBER 30, 2007 (IN MILLIONS)

	Parent Guarantor	2002 Issuer	2005 Issuers	Subsidiary Guarantors	Subsidiary Non Guarantors	Eliminations	Consolidated
Sales	\$	\$ 2,949.3	\$ —	\$ 2,622.4	\$ 2,748.0	\$ —	\$ 8,319.7
Excise taxes	_	(435.2)	_	(555.4)	(1,138.5)	_	(2,129.1)
Net sales		2,514.1		2,067.0	1,609.5		6,190.6
Cost of goods sold	(0.1)	(1,574.7)	_	(1,095.5)	(1,032.6)	_	(3,702.9)
Equity in subsidiary earnings	728.2	(14.8)	720.0	_	_	(1,433.4)	_
Gross profit	728.1	924.6	720.0	971.5	576.9	(1,433.4)	2,487.7
Marketing, general and administrativ			720.0			(1,155.1)	,
expenses Special items	(90.1)	(731.2)	_	(484.8)	(428.3)	_	(1,734.4)
Special items, net	(13.4)	(9.5)		(75.2)	(14.1)		(112.2)
Operating income	624.6	183.9	720.0	411.5	134.5	(1,433.4)	641.1
Interest (expense) income, net	(10.3)	(71.2)	(57.7)	5.9	0.5	_	(132.8)
Other income (expense), net	0.6		0.2	17.4	(0.5)	_	17.7
Income from continuing operations before income taxes	614.9	112.7	662.5	434.8	134.5	(1,433.4)	526.0
Income tax (expense) benefit	(122.8)	(7.2)	(78.4)	(30.9)	238.3	_	(1.0)
Income from continuing operations	492.1	105.5	584.1	403.9	372.8	(1,433.4)	525.0
Loss from discontinued operations, net of tax	(0.1)	_	_	_	(17.6)	_	(17.7)
Net income	492.0	105.5	584.1	403.9	355.2	(1,433.4)	507.3
Less: Net income attributable to noncontrollin interests		_	_	1.2	(16.5)	_	(15.3)
Net income attributable to MCBC	\$ 492.0	\$ 105.5	\$ 584.1	\$ 405.1	\$ 338.7	\$ (1,433.4)	\$ 492.0

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# **22. Supplemental Guarantor Information (Continued)**

# MOLSON COORS BREWING COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATING BALANCE SHEETS AS OF DECEMBER 26, 2009 (IN MILLIONS) (UNAUDITED)

	Parent Guarantor and 2007 Issuer	2002 Issuer	2005 Issuers	Subsidiary Guarantors	Subsidiary Non Guarantors	Eliminations	Consolidated
Assets	255401	255402	2554025	- Guarantors	Tion Guarantors		Componente
Current assets:							
Cash and cash							
equivalents	\$ 392.8	\$ —	\$ 0.1	\$ 175.0	\$ 166.3	\$ —	\$ 734.2
Accounts							
receivable,	2.5			201.5	255.2		
net Other	3.6	4.1	_	201.7	357.3	_	566.7
receivables,							
net	16.2	27.4	5.2	23.2	78.5	_	150.5
Total	10.2	27.1	3.2	23.2	70.5		150.5
inventories,							
net	_	_	_	145.1	91.1	_	236.2
Other assets,							
net	4.0	1.0	_	32.0	28.3	_	65.3
Deferred tax	(10.0)			(0.4)			
assets Discontinued	(18.3)	17.4	_	(0.1)	1.0	_	_
operations					9.9		9.9
Total current							
assets	398.3	49.9	5.3	576.9	732.4		1,762.8
assets	376.3	47.7	5.5	370.7	732.4	_	1,702.0
Properties, net	35.8	7.3		779.0	470.4	_	1,292.5
Goodwill		11.4	(97.9)	342.8	1,218.7	_	1,475.0
Other			(2,12)		-,		2,1.210
intangibles,							
net	_	44.5	_	4,117.7	372.5	_	4,534.7
Investment in							
MillerCoors		2,613.6			_		2,613.6
Net investment in and							
advances to							
subsidiaries	6,360.2	(1,491.5)	5,286.1	(25.0)	25.0	(10,154.8)	_
Deferred tax	3,000.	(=, 1, 212)	2,20012	(=0.10)		(20,20 110)	
assets	47.7	(15.1)	100.7	15.1	29.5	_	177.9
Other assets	6.4	13.5	4.0	49.8	90.9	_	164.6
Discontinued							
operations							
Total assets	\$ 6,848.4	\$ 1,233.6	\$ 5,298.2	\$ 5,856.3	\$ 2,939.4	\$ (10,154.8)	\$ 12,021.1
Liabilities and		-					
equity							
Current							
liabilities:							
Accounts payable	\$ 5.7	\$ 0.8	\$ —	\$ 48.4	\$ 155.4	\$ —	\$ 210.3
Accrued	\$ 3.7	\$ 0.8	<b>5</b> —	J 40.4	\$ 133.4	<b>5</b> —	\$ 210.5
expenses							
and other							
liabilities	39.6	14.7	52.2	311.6	326.9	_	745.0
Deferred tax							
liability	88.9				78.2		167.1
Short-term borrowings							
and current							
portion of							
long-term							
debt	_	0.3	300.0	_	_	_	300.3
Discontinued							
operations					158.2		158.2
Total current							
liabilities	134.2	15.8	352.2	360.0	718.7		1,580.9
Long-term debt	511.8	45.0	856.0	_	(0.1)		1,412.7

Deferred tax													
liabilities		(16.8)		16.8		_		_		468.0		_	468.0
Other liabilities		6.4		82.4		_		747.3		611.9		_	1,448.0
Discontinued													
operations		_		_		_		_		18.7		_	18.7
Total liabilities		635.6		160.0		1,208.2	-	1,107.3		1,817.2	-		4,928.3
Total MCBC													
stockholders'													
equity		6,212.8		1,073.7		4,090.0		4,749.0		1,108.9		(10,154.8)	7,079.6
Noncontrolling													
interests		_		(0.1)		_		_		13.3		_	13.2
Total equity	·	6,212.8		1,073.6		4,090.0		4,749.0		1,122.2		(10,154.8)	7,092.8
Total liabilities and equity	\$	6,848.4	\$	1,233.6	\$	5,298.2	\$	5,856.3	\$	2,939.4	\$	(10,154.8)	\$ 12,021.1
			_		_		_		_	-	_		 

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 22. Supplemental Guarantor Information (Continued)

# MOLSON COORS BREWING COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATING BALANCE SHEETS AS OF DECEMBER 28, 2008 (IN MILLIONS) (UNAUDITED)

	Parent Guarantor						
	and 2007 Issuer	2002 Issuer	2005	Subsidiary	Subsidiary Non Guarantors	Eliminations	Consolidated
Assets	Issuer	Issuer	Issuers	Guarantors	Non Guarantors	Eliminations	Consolidated
Current assets:							
Cash and cash							
equivalents	\$ 84.9	\$ 0.4	\$ 0.1	\$ 24.1	\$ 106.7	\$ —	\$ 216.2
Accounts							
receivable, net	9.1	10.9		132.1	320.4		472.5
Other	7.1	10.9	_	132.1	320.4	_	472.3
receivables,							
net	20.2	28.1	(14.9)	46.4	83.1	_	162.9
Total							
inventories,							
net				111.9	80.2		192.1
Other assets,	(0.4)	3.1		24.5	24.7		61.0
net Deferred tax	(0.4)	3.1		24.3	34.7	_	61.9
assets	(18.3)	17.5	_		0.8	_	_
Discontinued	(10.5)	1710			0.0		
operations	_	_	_	_	1.5	_	1.5
Total current				·			
assets	95.5	60.0	(14.8)	339.0	627.4	_	1,107.1
Properties, net	25.4	7.7	_	597.7	671.1	_	1,301.9
Goodwill	_	11.4	_	275.2	1,011.4	_	1,298.0
Other							
intangibles,				2.552.4	22.50		2.022.4
net	_	44.4	_	3,552.1	326.9	_	3,923.4
Investment in MillerCoors		2,418.7					2,418.7
Net investment	_	2,410.7	_	<del>-</del>		_	2,410.7
in and							
advances to							
subsidiaries	5,646.3	(1,182.1)	4,282.9	_	_	(8,747.1)	_
Deferred tax							
assets	(32.4)		100.7	15.1	(26.5)		75.3
Other assets	6.6	54.9	3.9	81.5	108.3	_	255.2
Discontinued operations					7.0		7.0
_	Φ 5.741.4	Ф. 1.122.4	Ф. 4.272.7	A 1000 6		ф (0.747.1)	
Total assets	\$ 5,741.4	\$ 1,433.4	\$ 4,372.7	\$ 4,860.6	\$ 2,725.6	\$ (8,747.1)	\$ 10,386.6
Liabilities and							
equity							
Current							
liabilities: Accounts							
payable	\$ 6.8	\$ 1.7	\$ —	\$ 61.5	\$ 100.5	\$ —	\$ 170.5
Accrued	Ψ 0.0	Ψ 11,	<u> </u>	<b>Q</b> 01.0	Ψ 100.0	Ψ	Ψ 17010
expenses							
and other							
liabilities	18.9	18.1	10.3	218.7	424.8	_	690.8
Deferred tax	20.0				60.0		107.0
liability Short-term	39.0	_	_	_	68.8	_	107.8
borrowings							
and current							
portion of							
long-term							
debt	_	0.3	(0.2)	_	_	_	0.1
Discontinued			,				
operations					16.9		16.9
Total current							
liabilities	64.7	20.1	10.1	280.2	611.0	_	986.1

Long-term debt	495.3	45.3	1,035.5	_	175.9		1,752.0
Deferred tax liabilities	(5.9)	5.9	_	_	399.4	_	399.4
Other liabilities	63.2	10.0	(9.9)	485.0	536.6	_	1,084.9
Discontinued							
operations	_	_	_	_	124.8	_	124.8
Total liabilities	617.3	81.3	1,035.7	765.2	1,847.7		4,347.2
Total MCBC stockholders'							
equity	5,124.1	1,352.1	3,337.0	4,115.0	874.3	(8,747.1)	6,055.4
Noncontrolling							
interests	_	_	_	(19.6)	3.6	_	(16.0)
Total equity	5,124.1	1,352.1	3,337.0	4,095.4	877.9	(8,747.1)	6,039.4
Total liabilities and equity	\$ 5,741.4	\$ 1,433.4	\$ 4,372.7	\$ 4,860.6	\$ 2,725.6	\$ (8,747.1)	\$ 10,386.6

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# **22. Supplemental Guarantor Information (Continued)**

# MOLSON COORS BREWING COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 26, 2009 (IN MILLIONS)

	Parent Guarantor	2002 Issuer	2005 Issuers	Subsidiary Guarantors	Subsidiary Non Guarantors	Consolidated	
Net cash (used in) provided by operating activities	\$ (94.7)	\$ 431.8	\$ (58.1)	\$ 344.2	\$ 201.0	\$ 824.2	
CASH FLOWS FROM INVESTING ACTIVITIES:							
Additions to properties and intangible assets Proceeds from sales of	(16.2)	_	_	(43.4)	(65.1)	(124.7)	
properties and intangible assets	1.2	_	_	0.7	56.1	58.0	
Proceeds from sales of investments securities Acquisition of businesses, net	_	_	_	_	_	_	
of cash acquired Investment in MillerCoors Return of capital from	_ _	(514.5) 448.2	_	_ _	(41.7)	(41.7) (514.5) 448.2	
MillerCoors Deconsolidation of Brewers' Retail, Inc.		448.2	_	(26.1)		(26.1)	
Trade loan repayments from customers  Trade loan advances to	_	_	_	_	32.1	32.1	
customers Other	_	0.1	_	_	(25.5)	(25.5) 0.1	
Net cash used in investing activities	(15.0)	(66.2)		(68.8)	(44.1)	(194.1)	
CASH FLOWS FROM FINANCING ACTIVITIES:							
Issuances of stock under equity compensation plans Excess tax benefits from	43.1	_	_	_	_	43.1	
share-based compensation	21.7	_	_	_		21.7	
Dividends paid Dividends paid to noncontrolling interest holders	(148.4)	_	_	_	(22.0)	(2.9)	
Proceeds from issuances of long-term debt	_	_	_	_	(2.7)	(2.9)	
Payments of long term debt and capital lease obligations	_	_	_	(0.1)	(0.3)	(0.4)	
Proceeds from short term borrowings	_	_	_	2.6	12.1	14.7	
Payments on short term borrowings Change in overdraft balances	_	_	_	(2.6)	(14.4)	(17.0)	
and other Net activity in investments	_	_	_	(0.3)	(5.7)	(6.0)	
and (advances to) subsidiaries Net cash provided by (used	501.2	(366.1)	58.1	(131.7)	(61.5)		
in) financing activities	417.6	(366.1)	58.1	(132.1)	(94.7)	(117.2)	
CASH AND CASH EQUIVALENTS:							
Net increase (decrease) in cash and cash equivalents Effect of foreign exchange rate changes on cash and	307.9	(0.5)	_	143.3	62.2	512.9	
cash equivalents  Balance at beginning of year	 84.9	0.1 0.4	0.1	7.6 24.1	(2.6) 106.7	5.1 216.2	
Balance at end of period	\$ 392.8	\$ —	\$ 0.1	\$ 175.0	\$ 166.3	\$ 734.2	

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 22. Supplemental Guarantor Information (Continued)

# MOLSON COORS BREWING COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 28, 2008 (IN MILLIONS)

	Parent Guarantor			Subsidiary Non Guarantors	Consolidated	
Net cash (used in) provided by operating activities	\$ (208.6)	\$ (130.3)	\$ (31.5)	\$ 620.5	\$ 161.4	\$ 411.5
CASH FLOWS FROM INVESTING ACTIVITIES:						
Additions to properties and intangible assets Proceeds from sales of	(13.6)	(52.8)	_	(59.4)	(104.7)	(230.5)
properties and intangible assets	_	31.5	_	1.0	6.3	38.8
Proceeds from sales of investments securities	22.8		_	_	_	22.8
Investment in MillerCoors Investment in and (advances to) an unconsolidated affiliate	_	(84.3)	_	(4.8)	(2.1)	(84.3)
Trade loan repayments from customers				(4.8)	25.8	25.8
Trade loan advances to customers	_	_	_	_	(31.5)	(31.5)
Other	(1.9)	(1.8)				(3.7)
Net cash provided by (used in) investing activities	7.3	(107.4)		(63.2)	(106.2)	(269.5)
CASH FLOWS FROM FINANCING ACTIVITIES:						
Issuances of stock under equity compensation plans Excess tax benefits from	59.0	_	_	_	_	59.0
share-based compensation Dividends paid	8.3 (118.9)	_	_	_	(20.2)	8.3 (139.1)
Dividends paid to noncontrolling interest holders	(116.9)	_		(8.4)	(11.9)	(20.3)
Proceeds from issuances of long-term debt Payments of long term debt	_	_	_	(0.4 <i>)</i>	16.0	16.0
and capital lease obligations	_	(180.4)	_	(0.5)	(0.4)	(181.3)
Proceeds from short term borrowings	_	_	_	42.4	12.1	54.5
Payments on short term borrowings	_	_	_	(39.9)	(7.4)	(47.3)
Net proceeds from revovling credit facilities Change in overdraft balances	_	_	_	_	1.1	1.1
and other Settlements of debt-related	(1.5)	(39.3)	_	73.7	(62.7)	(29.8)
derivatives Net activity in investments	_	12.0	_	0.6	(0.6)	12.0
and (advances to) subsidiaries	95.6	444.5	31.5	(594.4)	22.8	<u></u>
Net cash provided by (used in) financing activities	42.5	236.8	31.5	(526.5)	(51.2)	(266.9)
CASH AND CASH EQUIVALENTS:						
Net (decrease) increase in cash and cash equivalents Effect of foreign exchange	(158.8)	(0.9)	_	30.8	4.0	(124.9)
rate changes on cash and cash equivalents Balance at beginning of year	243.7	(0.1) 1.4	0.1	(12.3) 5.6	(23.5) 126.2	(35.9) 377.0
Datance at beginning of year	243.7	1.7	0.1	3.0	120.2	311.0

 Balance at end of period
 \$ 84.9
 \$ 0.4
 \$ 0.1
 \$ 24.1
 \$ 106.7
 \$ 216.2

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# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 22. Supplemental Guarantor Information (Continued)

# MOLSON COORS BREWING COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 30, 2007 (IN MILLIONS)

	Parent Guarantor	2002 Issuer	2005 Issuers	Subsidiary Guarantors	Subsidiary Non Guarantors	Consolidated
Net cash (used in) provided by operating activities	\$ (85.7)	\$ 136.2	\$ (66.7)	\$ 497.5	\$ 134.7	\$ 616.0
CASH FLOWS FROM INVESTING ACTIVITIES:						
Additions to properties and intangible assets Proceeds from sales of	(8.2)	(124.4)	_	(77.4)	(218.3)	(428.3)
properties and intangible assets	_	0.9	_	29.6	7.6	38.1
Purchases of investments securities Acquisition of subsidiaries,	(22.8)	_	_	_	_	(22.8)
net of cash acquired Trade loan repayments from	_	_	_	_	(26.7)	(26.7)
customers Trade loan advances to	_	_	_	<u> </u>	32.3	32.3
customers Other	_	1.2		_	(32.9)	(32.9)
Net cash used in investing activities	(31.0)	(122.3)		(47.8)	(238.0)	(439.1)
CASH FLOWS FROM FINANCING ACTIVITIES:						
Issuances of stock under equity compensation plans	209.5	_	_	_	_	209.5
Excess tax benefits from share-based compensation Dividends paid	28.1 (93.9)	_ _	_	=	(20.9)	28.1 (114.8)
Dividends paid to noncontrolling interest	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
holders Proceeds on issuance of convertible debt	575.0				(17.0)	(17.0) 575.0
Debt issuance costs	(10.2)	_	_	_	_	(10.2)
Sale of warrants Purchase of call options	57.0 (106.7)					57.0 (106.7)
Payments of long term debt and capital lease	(100.7)					(100.7)
obligations Proceeds from short term borrowings	_	(625.7)	_	(0.4)	(4.9) 148.3	(631.0) 179.2
Payments on short term borrowings	_	_	_	(31.6)	(148.9)	(180.5)
Net payments on revovling credit facilities Change in overdraft balances	_	_	_	(5.5)	(0.6)	(6.1)
and other Settlements of debt-related	(0.1)	23.6	_	3.3	(6.1)	20.7
derivatives Net activity in investments	0.1	_	_	0.6	4.5	5.2
and (advances to) subsidiaries	(379.5)	587.8	66.8	(460.7)	185.6	
Net cash provided by (used in) financing activities	279.3	(14.3)	66.8	(463.4)	140.0	8.4
CASH AND CASH EQUIVALENTS:						
Net increase (decrease) in cash and cash equivalents	162.6	(0.4)	0.1	(13.7)	36.7	185.3
Effect of foreign exchange rate changes on cash and cash equivalents	_	_	_	2.8	6.7	9.5

Balance at beginning of year	81.1	1.8	_	16.5	82.8	182.2
Balance at end of period	\$ 243.7	\$ 1.4	\$ 0.1	\$ 5.6	\$ 126.2	\$ 377.0

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

# 23. Quarterly Financial Information (Unaudited)

The following summarizes selected quarterly financial information for each of the two years ended December 26, 2009 and December 28, 2008. Due to a new accounting pronouncements related to convertible debt and noncontrolling interests, certain 2008 amounts have been adjusted from previously reported amounts. Refer to Note 2 "New Accounting Pronouncements" under the sub-heading " Accounting for Convertible Debt Instruments That May Be Settled in Cash Upon Conversion (Including Partial Cash Settlement)"

	First		Second		Third		Fourth		Full Year	
	(In millions, except per share data)									
2009										
Sales	\$	824.2	\$	1,160.4	\$	1,250.3	\$	1,191.6	\$	4,426.5
Excise taxes		(265.2)		(361.5)		(396.6)		(370.8)		(1,394.1)
Net sales		559.0		798.9		853.7		820.8		3,032.4
Cost of goods sold		(346.1)		(432.6)		(472.6)		(475.6)		(1,726.9)
Gross profit	\$	212.9	\$	366.3	\$	381.1	\$	345.2	\$	1,305.5
Amounts attributable to MCBC:										
Income from continuing operations	\$	79.6	\$	187.3	\$	244.3	\$	218.2	\$	729.4
Gain (loss) from discontinued operations, net of tax		(3.9)		_		(9.0)		3.9		(9.0)
Net income	\$	75.7	\$	187.3	\$	235.3	\$	222.1	\$	720.4
Basic income (loss) per share:										
From continuing operations	\$	0.43	\$	1.02	\$	1.32	\$	1.19	\$	3.96
From discontinued operations		(0.02)		_		(0.05)		0.02		(0.05)
Basic net income per share	\$	0.41	\$	1.02	\$	1.27	\$	1.21	\$	3.91
Diluted income (loss) per share:										
From continuing operations	\$	0.43	\$	1.01	\$	1.31	\$	1.17	\$	3.92
From discontinued operations		(0.02)		_		(0.05)		0.02		(0.05)
Diluted net income per share	\$	0.41	\$	1.01	\$	1.26	\$	1.19	\$	3.87

	First		Second		Third		Fourth		Full Year	
	(In millions, except per share data)									
2008										
Sales	\$	1,816.2	\$	2,359.4	\$	1,373.8	\$	1,102.4	\$	6,651.8
Excise taxes		(459.6)		(602.0)		(452.7)		(363.2)		(1,877.5)
Net sales		1,356.6		1,757.4		921.1		739.2		4,774.3
Cost of goods sold		(835.0)		(1,033.6)		(524.4)		(447.8)		(2,840.8)
Gross profit	\$	521.6	\$	723.8	\$	396.7	\$	291.4	\$	1,933.5
Amounts attributable to MCBC:					_				_	
Income from continuing operations	\$	43.3	\$	91.8	\$	168.1	\$	87.6	\$	390.8
Gain (loss) from discontinued operations, net of tax		(9.0)		(12.4)		3.2		6.1		(12.1)
Net income	\$	34.3	\$	79.4	\$	171.3	\$	93.7	\$	378.7
Basic income (loss) per share:										
From continuing operations	\$	0.24	\$	0.50	\$	0.91	\$	0.49	\$	2.14
From discontinued operations		(0.05)		(0.07)		0.02		0.03		(0.07)
Basic net income per share	\$	0.19	\$	0.43	\$	0.93	\$	0.52	\$	2.07
Diluted income (loss) per share:										
From continuing operations	\$	0.24	\$	0.49	\$	0.90	\$	0.48	\$	2.11
From discontinued operations		(0.05)		(0.07)		0.02		0.03		(0.07)
Diluted net income per share	\$	0.19	\$	0.42	\$	0.92	\$	0.51	\$	2.04

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# ITEM 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

None.

#### ITEM 9A. CONTROLS AND PROCEDURES

#### Evaluation of Disclosure Controls and Procedures

Our disclosure controls and procedures are designed to ensure that information required to be disclosed in the reports that we file or submit under the Securities Exchange Act of 1934, as amended (the "Exchange Act") is recorded, processed, summarized and reported within the time periods specified in the rules and forms of the Securities and Exchange Commission, and that such information is accumulated and communicated to the Company's management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure. Management necessarily applies its judgment in assessing the costs and benefits of such controls and procedures that, by their nature, can only provide reasonable assurance regarding management's control objectives. Also, we have investments in certain unconsolidated entities that we do not control or manage. Consequently, our disclosure controls and procedures with respect to such entities are necessarily substantially more limited than those we maintain with respect to our consolidated subsidiaries.

The Chief Executive Officer and the Chief Financial Officer, with assistance from other members of management, have evaluated the effectiveness of the design and operation of our disclosure controls and procedures as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act, as of December 26, 2009 and, based on their evaluation, have concluded that our disclosure controls and procedures were effective and operating at the reasonable assurance level.

The certifications attached as Exhibits 31 and 32 hereto should be read in conjunction with the disclosures set forth herein.

# Management's Report on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting as such term is defined in the Exchange Act Rule 13a-15(f). The Company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with U. S. generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of the inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate due to changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

The Chief Executive Officer and the Chief Financial Officer, with assistance from other members of management, assessed the effectiveness of internal control over financial reporting as of December 26, 2009, based on the criteria established in *Internal Control—Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on its evaluation,

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management has concluded that our internal control over financial reporting was effective as of December 26, 2009.

The Company's independent registered public accounting firm has audited the effectiveness of the Company's internal control over financial reporting as of December 26, 2009, as stated in the report which appears herein.

# Changes in Internal Control over Financial Reporting

The formation of MillerCoors in 2008 has involved integrating legacy CBC and Miller processes and controls over their businesses in the United States and Puerto Rico, many of which involve complex systems. In addition, we are accounting for our interest in MillerCoors under the equity method, and as a result, the existence of MillerCoors will potentially impact the scope of the Company's internal controls over financial reporting. MillerCoors continues to integrate legacy CBC and Miller core processes, systems and controls. During the third quarter of 2009, IT systems and infrastructure that the Company shared with MillerCoors were decoupled. MillerCoors IT systems, infrastructures and processes are now separate from the Company.

There were no changes in internal control over financial reporting during the quarter ended December 26, 2009, that have materially affected, or are reasonably likely to materially affect the Company's internal control over financial reporting.

#### ITEM 9B. Other Information

None.

#### **PART III**

#### ITEM 10. Directors, Executive Officers and Corporate Governance

Certain information required by this Item concerning our executive officers is set forth in Item 1 of Part I "Business—Executive Officers." Additional information concerning our executive officers, directors and corporate governance is incorporated herein by reference to the Company's definitive proxy statement.

# ITEM 11. Executive Compensation

Incorporated by reference to the Company's definitive proxy statement.

#### ITEM 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

Information related to Security Ownership of Certain Beneficial Owners and Management is incorporated by reference to the Company's definitive proxy statement.

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# **Equity Compensation Plan Information**

The following table summarizes information about the 1990 Adolph Coors Equity Incentive Plan (the "EI Plan"), the Equity Compensation Plan for Non-Employee Directors and the Molson Coors Brewing Company Incentive Compensation Plan as of December 26, 2009. All outstanding awards shown in the table below relate to our Class B common stock.

Plan category	A  Number of securities to be issued upon exercise of outstanding options, warrants and rights	B Weighted-average exercise price of outstanding options, warrants and rights	C Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column A)
Equity compensation plans			
approved by security			
holders(1)	10,824,513	\$ 31.77	683,907
Equity compensation plans not approved by security			
holders	None	None	None

(1) We may issue securities under our equity compensation plan in forms other than options, warrants or rights. Under the EI plan, we may issue restricted stock awards, as that term is defined in the EI plan.

As of December 26, 2009, there were 3.6 million restricted stock units ("RSUs") outstanding. These include shares with respect to which restrictions on ownership (i.e., vesting periods). RSUs previously were granted only to executives. These restricted shares, along with common stock convertible equivalent units, accrue dividends which will be convertible into MCBC Class B stock at the end of three years and were offered to a broader mix of employees beginning in 2006. These instruments are meant to reward exceptional performance and encourage retention. The number granted each year, if any, will be based upon performance.

All unvested securities issued under the EI Plan and the Equity Compensation Plan for Non-Employee Directors vested immediately upon the merger between Coors and Molson in 2005.

#### ITEM 13. Certain Relationships and Related Transactions, and Director Independence

Incorporated by reference to the Company's definitive proxy statement.

#### ITEM 14. Principal Accountant Fees and Services

Incorporated by reference to the Company's definitive proxy statement.

#### **PART IV**

#### ITEM 15. Exhibits and Financial Statement Schedules

## (a) Financial Statements, Financial Statement Schedules and Exhibits

The following are filed as a part of this Report on Form 10-K

(1) Management's Report to Stockholders

Report of Independent Registered Public Accounting Firm

Consolidated Statements of Income for each of the three years in the period ended December 26, 2009, December 28, 2008 and December 30, 2007

Consolidated Balance Sheets at December 26, 2009 and December 28, 2008

Consolidated Statements of Cash Flows for each of the three years in the period ended December 26, 2009, December 28, 2008 and December 30, 2007

Consolidated Statements of Stockholders' Equity and Noncontrolling Interest for each of the three years in the period ended December 26, 2009, December 28, 2008 and December 30, 2007

Notes to Consolidated Financial Statements

- (2) Schedule II—Valuation and Qualifying Accounts for each of the three years in the period ended December 26, 2009, December 28, 2008 and December 30, 2007
- (3) Exhibit list

Exhibit			Incorporated by Reference			
Number	<b>Document Description</b>	Form	Exhibit	Filing Date	Herewith	
1.1	Underwriting Agreement, dated as of June 11, 2007, among Molson Coors Brewing Company, the guarantors party thereto, and Deutsche Bank Securities Inc. and Citigroup Global Markets Inc.	8-K	1.1	June 15, 2007		
2.1	Share Purchase Agreement between Coors Worldwide, Inc. and Adolph Coors Company and Interbrew, S.A., Interbrew U.K. Holdings Limited, Brandbrew S.A., and Golden Acquisition Limited dated December 24, 2001 and amended February 1, 2002.	8-K/A	2.1	April 18, 2002		
2.2	Agreement and Plan of Merger dated August 14, 2003 by and between Adolph Coors Company, a Colorado corporation, and Adolph Coors Company, a Delaware corporation.	8-K	2.1	October 6, 2003		
2.3	Combination Agreement, dated as of July 21, 2004, by and among Adolph Coors Company, Coors Canada Inc. and Molson Inc., together with the exhibits U.C. thereto incorporated by reference to Exhibit 2.1 of our Current Report on Form 8-K filed August 4, 2004 as amended by Amendment No. 1 thereto (incorporated by reference to B-II of the Joint Proxy Statement/Management Information Circular on Schedule 14A, filed with the SEC on December 10, 2004) and by Amendment No. 2 thereto.	8-K	2.1	January 14, 2005		

xhibit		Incorporated by Reference			
umber	Document Description	Form	Exhibit	Filing Date	Here
2.4	Plan of Arrangement Including Appendices.	Schedule 14A	Annex D	December 10, 2004	
2.5	Joint Venture Agreement, dated as of December 20, 2007, by and among Molson Coors Brewing Company, Coors Brewing Company, SABMiller plc, Miller Brewing Company, and MillerCoors, LLC.	8-K	10.1	December 21, 2007	
3.1	Restated Certificate of Incorporation of Molson Coors Brewing Company.	Schedule 14A	Annex G	December 9, 2004	
3.2	Third Amended and Restated Bylaws of Molson Coors Brewing Company.	10-Q	3.1	August 4, 2009	
4.1	Indenture, dated as of May 7, 2002, by and among the Issuer, the Guarantors and Deutsche Bank Trust Company Americas, as trustee.	10-Q	4.1	May 15, 2002	
4.2	First Supplemental Indenture, dated as of May 7, 2002 by and among the issuer, the Guarantors and Deutsche Bank Trust Company Americas, as trustee.	10-Q	4.2	May 15, 2002	
4.3	Fourth Supplemental Indenture, dated as of April 10, 2007, by and among the issuer, the Guarantors and Deutsche Bank Trust Company Americas, as trustee.	10-Q	4.1	August 7, 2007	
4.4	Fifth Supplemental Indenture, dated as of February 1, 2008 by and among the issuer, the Guarantors and Deutsche Bank Trust Company Americas, as trustee.	10-K	4.4	February 22, 2008	
4.5	Registration Rights Agreement, dated as of February 9, 2005, among Adolph Coors Company, Pentland Securities (1981) Inc., 4280661 Canada Inc., Nooya Investments Ltd., Lincolnshire Holdings Limited, 4198832 Canada Inc., BAX Investments Limited, 6339522 Canada Inc., Barleycorn Investments Ltd., DJS Holdings Ltd., 6339549 Canada Inc., Hoopoe Holdings Ltd., 6339603 Canada Inc., and The Adolph Coors, Jr. Trust dated September 12, 1969.	8-K	99.2	February 15, 2005	
4.6	Molson Inc. 1988 Canadian Stock Option Plan, as revised.	S-8	4.3	February 8, 2005	
4.7	Molson Coors Brewing Company Incentive Compensation Plan.	S-8	4.3	April 18, 2005	
4.8	Indenture dated as of September 22, 2005, among Molson Coors Capital Finance ULC, Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing Company, Coors International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Properties, Inc., Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and TD Banknorth, National Association and the Canada Trust Company as co-trustees.	S-4	4.1	October 19, 2005	

Document Description  Ital Indenture dated as of September 22, 2005, among Molson Coors Capital  Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing  Inc., Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and  National Association as trustee.  Mental Indenture dated as of September 22, 2005, among Molson Coors Capital  Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing  International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global  Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and  St Company as trustee.  Intal Indenture dated as of April 10, 2007, among Molson Coors Capital  Market Development, L.D., Coors Molson Coors Capital	Form S-4 S-4	Exhibit 4.2	Filing Date October 19, 2005 October 19, 2005
Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing s International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and National Association as trustee.  Mental Indenture dated as of September 22, 2005, among Molson Coors Capital Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing s International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and st Company as trustee.  Intal Indenture dated as of April 10, 2007, among Molson Coors Capital	S-4	4.3	October 19, 2005
Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing s International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and st Company as trustee.  ntal Indenture dated as of April 10, 2007, among Molson Coors Capital			
	10-Q	4.2	
Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing s International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and st Company as trustee.		7.2	August 7, 2007
Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing s International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and	10-K	4.12	February 22, 2008
000 in aggregate principal amount of 4.85% Notes due 2010.	S-4	4.4	October 19, 2005
000 in aggregate principal amount of 5.00% Notes due 2015.	10-Q	4.5	November 4, 2005
1	nental Indenture dated as of February 1, 2008, among Molson Coors Capital Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing is International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and ist Company as trustee.  2000 in aggregate principal amount of 4.85% Notes due 2010.	nental Indenture dated as of February 1, 2008, among Molson Coors Capital Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and Inst Company as trustee.  2000 in aggregate principal amount of 4.85% Notes due 2010.  S-4  2000 in aggregate principal amount of 5.00% Notes due 2015.	nental Indenture dated as of February 1, 2008, among Molson Coors Capital  Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing rs International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and ust Company as trustee.  2000 in aggregate principal amount of 4.85% Notes due 2010.  S-4  4.4

Exhibit		Incorporated by Reference			
Number	<b>Document Description</b>	Form	Exhibit	Filing Date	Herewith
4.15	Registration Rights Agreement dated as of September 22, 2005, among Molson Coors Capital Finance ULC, Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing Company, Coors International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Properties, Inc., Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and J.P. Morgan Securities Inc. and Morgan Stanley & Co. Incorporated as representatives of the several initial purchasers named in the related Purchase Agreement.	S-4	4.5	October 19, 2005	
4.16	Exchange Offer Agreement dated as of September 22, 2005, among Molson Coors Capital Finance ULC, Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing Company, Coors International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Properties, Inc., Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and BMO Nesbitt Burns Inc., TD Securities Inc., J.P. Morgan Securities Inc., Morgan Stanley & Co. Incorporated, Deutsche Bank Securities Inc., Deutsche Bank Securities Limited, J.P. Morgan Securities Canada Inc., and Morgan Stanley Canada Limited, as the initial purchasers named in the related Canadian Purchase Agreement.	10-Q	4.7	November 4, 2005	
4.17	Indenture, dated as of June 15, 2007, among Molson Coors Brewing Company, the guarantors party thereto, and Deutsche Bank Trust Company Americas, as Trustee.	8-K	4.1	June 21, 2007	
4.18	First Supplemental Indenture, dated as of June 15, 2007, among Molson Coors Brewing Company, the guarantors party thereto, and Deutsche Bank Trust Company Americas, as Trustee.	8-K	4.2	June 21, 2007	
4.19	Second Supplemental Indenture, dated as of January 31, 2008, among Molson Coors Brewing Company, the guarantors party thereto, and Deutsche Bank Trust Company Americas, as Trustee.	10-K	4.19	February 22, 2008	
4.20	Third Supplemental Indenture, dated as of February 1, 2008, among Molson Coors Brewing Company, the guarantors party thereto, and Deutsche Bank Trust Company Americas, as Trustee.	10-K	4.20	February 22, 2008	
4.21	Sixth Supplemental Indenture dated as of May 23, 2008, to the Indenture dated May 7, 2002, by and among Coors Brewing Company, the guarantors named therein, and Deutsche Bank Trust Company Americas, as Trustee.	10-Q	4.1	August 6, 2008	

bit		In	Filed		
oer	<b>Document Description</b>	Form	Exhibit	Filing Date	Herewith
4.22	Seventh Supplemental Indenture dated as of June 27, 2008, to the Indenture dated May 7, 2002, by and among Coors Brewing Company, the guarantors named therein, and Deutsche Bank Trust Company Americas, as Trustee.	10-Q	4.2	August 6, 2008	
4.23	Eighth Supplemental Indenture dated as of June 30, 2008, to the Indenture dated May 7, 2002, by and among Coors Brewing Company, the guarantors named therein, and Deutsche Bank Trust Company Americas, as Trustee.	10-Q	4.3	August 6, 2008	
4.24	Fifth Supplemental Indenture dated as of May 23, 2008, to the Indenture dated September 22, 2005, among Molson Coors Capital Finance ULC, the guarantors named therein, Bank of New York Trust Company, as trustee, and Computershare Trust Company of Canada, as Canadian trustee.	10-Q	4.4	August 6, 2008	
4.25	Sixth Supplemental Indenture dated as of June 27, 2008, to the Indenture dated September 22, 2005, among Molson Coors Capital Finance ULC, the guarantors named therein, Bank of New York Trust Company, as trustee, and Computershare Trust Company of Canada, as Canadian trustee.	10-Q	4.5	August 6, 2008	
4.26	Seventh Supplemental Indenture dated as of June 30, 2008, to the Indenture dated September 22, 2005, among Molson Coors Capital Finance ULC, the guarantors named therein, Bank of New York Trust Company, as trustee, and Computershare Trust Company of Canada, as Canadian trustee.	10-Q	4.6	August 6, 2008	
4.27	Fourth Supplemental Indenture dated as of May 23, 2008, to the Indenture dated June 15, 2007, among Molson Coors Brewing Company, the guarantors named therein, and Deutsche Bank Trust Company Americas, as trustee.	10-Q	4.7	August 6, 2008	
4.28	Fifth Supplemental Indenture dated as of June 27, 2008, to the Indenture dated June 15, 2007, among Molson Coors Brewing Company, the guarantors named therein, and Deutsche Bank Trust Company Americas, as trustee.	10-Q	4.8	August 6, 2008	
4.29	Sixth Supplemental Indenture dated as of June 30, 2008, to the Indenture dated June 15, 2007, among Molson Coors Brewing Company, the guarantors named therein, and Deutsche Bank Trust Company Americas, as trustee.	10-Q	4.9	August 6, 2008	
4.30*	Molson Coors Brewing Company Incentive Compensation Plan—Amended and Restated effective January 1, 2008.	10-Q	4.1	November 7, 2008	
10.1*	Adolph Coors Company 1990 Equity Incentive Plan effective August 14, 2003, As Corrected and Conformed June 30, 2004.	10-Q	10.1	August 6, 2004	

Exhibit		In	corporated by	Reference	Filed
Number	Document Description	Form	Exhibit	Filing Date	Herewith
10.2	Form of CBC Distributorship Agreement.	10-K	10.20	March 28, 1997	
10.3*	Adolph Coors Company Equity Compensation Plan for Non-Employee Directors, Amended and Restated effective November 13, 2003, As Corrected and Conformed June 30, 2004.	10-Q	10.3	August 6, 2004	
10.4	Distribution Agreement, dated as of October 5, 1992, between the Company and ACX Technologies, Inc. (incorporated herein by reference to the Distribution Agreement included as Exhibits 2, 19.1 and 19.1A to the Registration Statement on Form 10 filed by ACX Technologies, Inc. (file No. 0-20704) with the SEC on October 6, 1992, as amended).	10	2 19.1 19.1A	October 6, 1992	
10.5*	Adolph Coors Company Stock Unit Plan and 1999 Amendment.	10-K	10.16	March 30, 1998	
10.6	Adolph Coors Company Water Augmentation Plan.	10-K	10.12	December 31, 1989	
10.7	Supply agreement between CBC and Ball Metal Beverage Container Corp. dated November 12, 2001.	10-K	10.12	March 29, 2002	
10.8	Supply Agreement between Rocky Mountain Metal Container, LLC and CBC dated November 12, 2001.	8-K/A	10.13	April 18, 2002	
10.9*	Adolph Coors Company Deferred Compensation Plan, as Amended and Restated effective January 1, 2002, as Corrected and Conformed June 30, 2004.	10-Q	10.16	August 6, 2004	
10.10	Purchase and sale agreement by and between Graphic Packaging Corporation and Coors Brewing Company (incorporated by reference to Exhibit 99.1 to the Form 8-K dated March 25, 2003, filed by Graphic Packaging International Corporation).	8-K	99.1	March 25, 2003	
10.11	Supply agreement between CBC and Owens-Brockway, Inc. dated July 29, 2003, effective August 1, 2003.	10-Q	10.20	November 12, 2003	
10.12	Commercial Agreement (Packaging Purchasing) by and between Owens-Brockway Glass Container Inc. and Coors Brewing Company effective August 1, 2003.	10-Q	10.21	November 12, 2003	
10.13	U.S. Purchase Agreement dated as of September 15, 2005, among Molson Coors Capital Finance ULC, Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing Company, Coors International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Properties, Inc., Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and J.P. Morgan Securities Inc. and Morgan Stanley & Co. Incorporated as representatives of the several initial purchasers named therein.	10-Q	10.1	November 4, 2005	

Exhibit		In	corporated by	Reference	
Number	Document Description	Form	Exhibit	Filing Date	Н
10.14	Canadian Purchase Agreement dated as of September 15, 2005, among Molson Coors Capital Finance ULC, Molson Coors Brewing Company, Coors Brewing Company, Coors Distributing Company, Coors International Market Development, L.L.L.P., Coors Worldwide, Inc., Coors Global Properties, Inc., Coors Intercontinental, Inc., and Coors Brewing Company International, Inc. and BMO Nesbitt Burns Inc., TD Securities Inc., J.P. Morgan Securities Inc., Morgan Stanley & Co. Incorporated, Deutsche Bank Securities Inc., Deutsche Bank Securities Limited, J.P. Morgan Securities Canada Inc., and Morgan Stanley Canada Limited, as the initial purchasers.	10-Q	10.2	November 4, 2005	
10.15*	Employment Agreement by and among Molson Coors Brewing Company and W. Leo Kiely III, dated June 27, 2005.	8-K	99.1	July 1, 2005	
10.16*	First Amendment to Employee Agreement between Molson Coors Brewing Company and W. Leo Kiely III, dated August 1, 2007.	10-Q	10.15	August 7, 2007	
10.17*	Employment Agreement by and among Molson Coors Brewing Company and Peter H. Coors, dated June 27, 2005.	8-K	99.2	July 1, 2005	
10.18*	First Amendment to Employment Agreement between Molson Coors Brewing Company and Peter H. Coors, dated August 1, 2007.	10-Q	10.16	August 7, 2007	
10.19	Credit Agreement, dated March 2, 2005, among Molson Coors Brewing Company, Coors Brewing Company, Molson Canada 2005, Molson Inc., Molson Coors Canada Inc. and Coors Brewers Limited; the Lenders party thereto; Wachovia Bank, National Association, as Administrative Agent, Issuing Bank and Swingline Lender; and Bank of Montréal, as Canadian Administrative Agent, Issuing Bank and Swingline Lender.	8-K	99.1	March 7, 2005	
10.20	Subsidiary Guarantee Agreement, dated as of March 2, 2005, among Molson Coors Brewing Company, Coors Brewing Company, Molson Canada 2005, Molson Inc. Molson Coors Canada Inc. and Coors Brewers Limited, each subsidiary of the Company listed on Schedule I thereto and Wachovia Bank, National Association, as Administrative Agent, on behalf of the Lenders under the Credit Agreement referred to above.	8-K	99.2	March 7, 2005	

bit		Incorporated by Reference			
ber	<b>Document Description</b>	Form	Exhibit	Filing Date	Herev
10.21	Confirmation, dated as of March 8, 2007, to the Credit Agreement, dated March 2, 2005, among Molson Coors Brewing Company, Coors Brewing Company, Molson Canada 2005, Molson Inc., Molson Coors Canada Inc. and Coors Brewers Limited; the Lenders party thereto; Wachovia Bank, National Association, as Administrative Agent, Issuing Bank and Swingline Lender; and Bank of Montréal, as Canadian Administrative Agent, Issuing Bank and Swingline Lender.	10-Q	10.1	August 7, 2007	
10.22	Supplement Nos. 1, 2, 3, 4, 5 and 6, dated as of April 9, 2007, to the Subsidiary Guarantee Agreement, dated March 2, 2005, among Molson Coors Brewing Company, Coors Brewing Company, Molson Canada 2005, Molson Inc., Molson Coors Canada Inc. and Coors Brewers Limited; the Lenders party thereto; Wachovia Bank, National Association, as Administrative Agent, Issuing Bank and Swingline Lender; and Bank of Montréal, as Canadian Administrative Agent, Issuing Bank and Swingline Lender.	10-Q	10.2	August 7, 2007	
10.23	Registration Rights Agreement, dated as of February 9, 2005, among Adolph Coors Company, Pentland Securities (1981) Inc., 4280661 Canada Inc., Nooya Investments Ltd., Lincolnshire Holdings Limited, 4198832 Canada Inc., BAX Investments Limited, 6339522 Canada Inc., Barleycorn Investments Ltd., DJS Holdings Ltd., 6339549 Canada Inc., Hoopoe Holdings Ltd., 6339603 Canada Inc., and The Adolph Coors, Jr. Trust dated September 12, 1969.	8-K	99.2	February 15, 2005	
10.24*	Form of Executive Continuity and Protection Program Letter Agreement.	10-Q	10.7	May 11, 2005	
10.25*	Employment Agreements by and among Coors Brewing Ltd. and Peter Swinburn, dated March 20, 2002 and April 12, 2005.	10-Q	10.1	August 4, 2006	
10.26*	Employment Agreement by and among Molson Inc. and Kevin Boyce dated February 6, 2004.	10-Q	10.2	August 4, 2006	
10.27*	Form of Performance Share Grant Agreement granted pursuant to the Molson Coors Incentive Compensation Plan.	10-Q	10.4	August 4, 2006	
10.28*	Form of Restricted Stock Unit Agreement granted pursuant to the Molson Coors Incentive Compensation Plan.	10-Q	10.5	August 4, 2006	
	Directors' Stock Plan under the Molson Coors Brewing Company Incentive Compensation Plan.	10-Q	10.1	November 2, 2006	

Exhibit		Incorporated by Reference			Filed
Number	Document Description	Form	Exhibit	Filing Date	Herewith
10.30	First Amendment dated as of August 31, 2006 to the Credit Agreement ("Credit Agreement") dated as of March 2, 2005, among Molson Coors Brewing Company (the "Company"), the subsidiaries of the Company from time to time party thereto, the lenders from time to time party thereto (the "Lenders"), Wachovia Bank, N.A., as administrative agent for the Lenders, and Bank of Montréal, as Canadian administrative agent for the Lenders.	10-Q	10.2	November 2, 2006	
10.31	Reaffirmation Agreement dated as of August 31, 2006 among the Borrowers and Guarantors identified on the signatures pages thereof, and Wachovia Bank, N.A., as administrative agent for the Lenders under the Credit Agreement identified in Exhibit 10.2 to Form 10-Q filed November 2, 2006.	10-Q	10.3	November 2, 2006	
10.32*	Molson Coors Brewing Company Change in Control Protection Program.	8-K	10.29	May 23, 2007	
10.33	Equity Derivatives Confirmation, dated as of June 11, 2007, with respect to a warrant transaction entered into between Citibank, N.A. and Molson Coors Brewing Company.	10-Q	10.3	August 7, 2007	
10.34	Equity Derivatives Confirmation, dated as of June 11, 2007, with respect to a share option transaction entered into between Citibank, N.A. and Molson Coors Brewing Company.	10-Q	10.4	August 7, 2007	
10.35	Equity Derivatives Confirmation, dated as of June 11, 2007, with respect to a warrant transaction entered into between Deutsche Bank AG acting through its London branch and Molson Coors Brewing Company.	10-Q	10.5	August 7, 2007	
10.36	Equity Derivatives Confirmation, dated as of June 11, 2007, with respect to a share option transaction entered into between Deutsche Bank AG acting through its London branch and Molson Coors Brewing Company.	10-Q	10.6	August 7, 2007	
10.37	Equity Derivatives Confirmation, dated as of June 11, 2007, with respect to a warrant transaction entered into between Morgan Stanley & Co. International plc, represented by Morgan Stanley Bank, as its agent, and Molson Coors Brewing Company.	10-Q	10.7	August 7, 2007	
10.38	Equity Derivatives Confirmation, dated as of June 11, 2007, with respect to a share option transaction entered into between Morgan Stanley & Co. International plc, represented by Morgan Stanley Bank, as its agent, and Molson Coors Brewing Company.	10-Q	10.8	August 7, 2007	
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bit		In	Filed		
ber	Document Description	Form	Exhibit	Filing Date	Herewith
10.39	Amendment to Equity Derivatives Confirmation, dated as of June 13, 2007, with respect to a warrant transaction entered into between Citibank, N.A., as its agent, and Molson Coors Brewing Company.	10-Q	10.9	August 7, 2007	
10.40	Amendment to Equity Derivatives Confirmation, dated as of June 13, 2007, with respect to a share option transaction entered into between Citibank, N.A., as its agent, and Molson Coors Brewing Company.	10-Q	10.10	August 7, 2007	
10.41	Amendment to Equity Derivatives Confirmation, dated as of June 13, 2007, with respect to warrant transaction entered into between Deutsche Bank AG acting through its London branch and Molson Coors Brewing Company.	10-Q	10.11	August 7, 2007	
10.42	Amendment to Equity Derivatives Confirmation, dated as of June 13, 2007, with respect to a share option transaction entered into between Deutsche Bank AG acting through its London branch and Molson Coors Brewing Company.	10-Q	10.12	August 7, 2007	
10.43	Amendment to Equity Derivatives Confirmation, dated as of June 13, 2007, with respect to a warrant transaction entered into between Morgan Stanley & Co. International plc, represented by Morgan Stanley Bank, as its agent, and Molson Coors Brewing Company.	10-Q	10.13	August 7, 2007	
10.44	Amendment to Equity Derivatives Confirmation, dated as of June 13, 2007, with respect to a share option transaction entered into between Morgan Stanley & Co. International plc, represented by Morgan Stanley Bank, as its agent, and Molson Coors Brewing Company.	10-Q	10.14	August 7, 2007	
10.45	Joint Venture Agreement, dated December 20, 2007, by and among Molson Coors Brewing Company, Coors Brewing Company, SABMiller plc, Miller Brewing Company, and MillerCoors LLC	8-K	10.1	December 21, 2007	
10.46*	Employment agreement between Molson Coors Brewing Company and Peter Swinburn dated April 22, 2008.	10-Q	10.1	May 7, 2008	
10.47*	Retention agreement between Molson Coors Brewing Company and Kevin Boyce dated April 23, 2008.	10-Q	10.2	May 7, 2008	
10.48	Amended and Restated Operating Agreement of MillerCoors LLC, dated as of July 1, 2008	8-K	10.1	July 2, 2008	
10.49*	Separation Agreement between Molson Coors Brewing Company and Timothy V. Wolf, dated as of June 30, 2008	8-K	10.2	July 2, 2008	

Exhibit		Inc	Filed		
Number	Document Description	Form	Exhibit	Filing Date	Herewith
10.50	Amendment No. 1 to Joint Venture Agreement dated as of April 4, 2008, to the Joint Venture Agreement dated December 20, 2007, by and among Molson Coors Brewing Company, Coors Brewing Company, SABMiller plc, Miller Brewing Company, and MillerCoors LLC.	10-Q	10.1	August 6, 2008	
10.51	Amendment No. 2 to Joint Venture Agreement dated as of April 4, 2008, to the Joint Venture Agreement dated December 20, 2007, by and among Molson Coors Brewing Company, Coors Brewing Company, SABMiller plc, Miller Brewing Company, and MillerCoors LLC.	10-Q	10.2	August 6, 2008	
10.52	Amendment No. 3 to Joint Venture Agreement dated as of July 1, 2008, to the Joint Venture Agreement dated December 20, 2007, by and among Molson Coors Brewing Company, Coors Brewing Company, SABMiller plc, Miller Brewing Company, and MillerCoors LLC	10-Q	10.3	August 6, 2008	
10.53*	Employment Agreement by and among Molson Coors Brewing Company and Peter Swinburn effective July $1,2008$ .	10-Q	10.1	November 7, 2008	
10.54*	Employment Agreement by and among Molson Coors Brewing Company and Stewart Glendinning effective July 1, 2008.	10-Q	10.2	November 7, 2008	
10.55	Form of Employee RSU Award Statement pursuant to the Molson Coors Brewing Company Incentive Compensation Plan.	10-Q	10.3	November 7, 2008	
10.56	Form of Performance Share Plan Award Statement pursuant to the Molson Coors Brewing Company Incentive Compensation Plan	10-Q	10.4	November 7, 2008	
10.57*	Amended and Restated Directors' Stock Plan effective January 1, 2008.	10-Q	10.5	November 7, 2008	
10.58	Form of Director RSU Award Statement pursuant to the Molson Coors Brewing Company Incentive Compensation Plan.	10-Q	10.6	November 7, 2008	
10.59*	${\it Molson Coors \ Brewing \ Company \ Amended \ and \ Restated \ Change \ in \ Control \ Protection \ Program \ effective \ January \ 1,2008}$	10-Q	10.7	November 7, 2008	
10.60*	Second Amendment to Employment Agreement between Molson Coors Brewing Company and W. Leo Kiely III, dated February 8, 2009	10-K	10,60	February 25, 2009	
10.61*	Amended and Restated Employment Agreement between Molson Coors Brewing Company and Peter H. Coors, dated December 31, 2008.	10-Q	10.1	May 6, 2009	
10.62*	Employment Agreement between Molson Coors Brewing Company and Peter H. Coors dated January $1,2009$ .	10-Q	10.2	May 6, 2009	

Exhibit		Inc	orporated by R	eference	Filed
Number	Document Description	Form	Exhibit	Filing Date	Herewith
10.63*	Letter Agreement between Coors Brewing Company, Molson Coors Brewing Company and Peter H. Coors amending (1) the Amended Salary Continuation Agreement between Coors Brewing Company and Peter H. Coors dated July 1, 1991 (as subsequently amended), and (2) the Molson Coors Brewing Excess Benefit Plan, as restated effective June 30, 2008 (as subsequently amended), effective January 1, 2009.	10-Q	10.1	May 6, 2009	
10.64*	2009 Long-Term Incentive Performance Unit Plan (under the Molson Coors Brewing Company Incentive Compensation Plan)				X
21	Subsidiaries of the Registrant.				X
23	Consent of Independent Registered Public Accounting Firm.				X
23.1	Consent of Independent Registered Public Accounting Firm.				X
31.1	Section 302 Certification of Chief Executive Officer				X
31.2	Section 302 Certification of Chief Financial Officer				X
32	Written Statement of Chief Executive Officer and Chief Financial Officer furnished pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. Section 1350).				X
99	Audited Consolidated Financial Statements of MillerCoors LLC and Subsidiaries				X
101.INS**	XBRL Instance Document				X
101.SCH**	XBRL Taxonomy Extension Schema Document				X
101.CAL**	XBRL Taxonomy Extension Calculation Linkbase Document				X
101.LAB**	XBRL Taxonomy Extension Label Linkbase Document				X
101.PRE**	XBRL Taxonomy Extension Presentation Linkbase Document				X
101.DEF**	XBRL Taxonomy Extension Definition Linkbase Document				X

<sup>\*</sup> Represents a management contract or compensatory plan or arrangement.

## (b) Exhibits

The exhibits at 15(a) (3) above are filed pursuant to the requirements of Item 601 of Regulation S-K.

<sup>\*\*</sup> XBRL (Extensible Business Reporting Language) information is furnished and not filed or a part of a registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act of 1933, is deemed not filed for purposes of Section 18 of the Securities Exchange Act of 1934, and otherwise is not subject to liability under these sections.

## ITEM 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

#### (c) Other Financial Statement Schedules

## **SCHEDULE II**

# MOLSON COORS BREWING COMPANY AND SUBSIDIARIES VALUATION AND QUALIFYING ACCOUNTS (IN MILLIONS)

	beg	ance at inning 'year	cha cos	ditions rged to sts and penses	Ded	luctions(1)	numed by lerCoors (2)	exe	oreign change npact	alance at d of year
Allowance for										
doubtful										
accounts—trade										
accounts										
receivable										
Year ended:										
December 26, 2009	\$	7.9	\$	5.0	\$	(3.6)	\$ 	\$	0.8	\$ 10.1
December 28, 2008	\$	8.8	\$	5.1	\$	(3.3)	\$ (0.1)	\$	(2.6)	7.9
December 30, 2007	\$	10.4	\$	2.5	\$	(4.5)	\$ _	\$	0.4	\$ 8.8
Allowance for										
doubtful										
accounts—current										
trade loans										
Year ended:										
December 26, 2009	\$	3.3	\$	1.4	\$	(2.1)	\$ _	\$	0.2	\$ 2.8
December 28, 2008	\$	3.2	\$	2.5	\$	(1.3)	\$ _	\$	(1.1)	3.3
December 30, 2007	\$	3.4	\$	1.6	\$	(1.9)	\$ _	\$	0.1	\$ 3.2
Allowance for										
doubtful										
accounts—long-										
term trade loans										
Year ended:										
December 26, 2009	\$	8.1	\$	4.1	\$	(5.6)	\$ _	\$	0.7	\$ 7.3
December 28, 2008	\$	7.9	\$	6.2	\$	(3.2)	\$ _	\$	(2.8)	8.1
December 30, 2007	\$	10.3	\$	2.1	\$	(4.7)	\$ _	\$	0.2	\$ 7.9
Allowance for										
obsolete supplies										
Year ended:										
December 26, 2009	\$	4.6	\$		\$	(0.9)	_	\$	0.4	\$ 4.1
December 28, 2008	\$	13.1	\$	1.7	\$	(1.0)	\$ (7.5)	\$	(1.7)	4.6
December 30, 2007	\$	13.3	\$	1.0	\$	(1.4)	\$ 	\$	0.2	\$ 13.1
Deferred tax										
valuation account										
Year ended:										
December 26, 2009	\$	12.9	\$	15.1	\$	(10.6)	\$ _	\$	2.2	\$ 19.6
December 28, 2008	\$	21.6	\$		\$	(5.0)	\$ 	\$	(3.7)	\$ 12.9
December 30, 2007	\$	18.8	\$	6.1	\$	(4.2)	\$	\$	0.9	\$ 21.6

<sup>(1)</sup> Amounts related to write-offs of uncollectible accounts, claims or obsolete inventories and supplies. Amounts related to the deferred tax asset valuation allowance are primarily due to the deconsolidation of Brewers' Retail Inc and reevaluations of deferred tax assets.

<sup>(2)</sup> Reflects the formation of MillerCoors LLC on July 1, 2008. As a result, the allowances related to the Molson Coors Brewing Company pre-existing U.S. operations were transferred to MillerCoors LLC.

## **SIGNATURES**

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

## MOLSON COORS BREWING COMPANY

Ву	/s/ PETER SWINBURN	President and Chief Executive Officer (Principal Executive Officer)			
	Peter Swinburn				
By	/s/ STEWART GLENDINNING	Chief Financial Officer (Principal Financial Officer)			
	Stewart Glendinning	- Cinci Pinanciai Officei (Finicipai Pinanciai Officei)			
Ву	/s/ WILLIAM G. WATERS	Vice President and Controller (Chief Accounting			
	William G. Waters	Officer)			

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following directors on behalf of the Registrant and in the capacities and on the date indicated.

Ву	/s/ PETER H. COORS	- Chairman
	Peter H. Coors	- Chairman
By	/s/ ANDREW T. MOLSON	<ul> <li>Vice Chairman</li> </ul>
	Andrew T. Molson	- vice Chamhan
Ву	/s/ FRANCESCO BELLINI	- Director
	Francesco Bellini	- Director
Ву	/s/ ROSALIND G. BREWER	D:
	Rosalind G. Brewer	- Director
By	/s/ JOHN E. CLEGHORN	- Director
	John E. Cleghorn	- Director
Ву	/s/ MELISSA E. COORS OSBORN	- Director
	Melissa E. Coors Osborn	- Director
Ву	/s/ CHARLES M. HERINGTON	- Director
	Charles M. Herington	- Director

By	/s/ FRANKLIN W. HOBBS	- Director
	Franklin W. Hobbs	- Director
Ву	/s/ GEOFF MOLSON	- Director
	Geoff Molson	- Director
By	/s/ DAVID P. O'BRIEN	<ul> <li>Director</li> </ul>
	David P. O'Brien	- Director
By	/s/ H. SANFORD RILEY	- Director
	H. Sanford Riley	- Director
Ву	/s/ IAIN NAPIER	- Director
	Iain Napier	- Director

February 19, 2010

## **CERTIFICATIONS**

A CEO certification regarding the Company's compliance with the corporate governance listing standards of the New York Stock Exchange, has been submitted to the Exchange as required by its listing rules. In addition, the CEO and CFO certifications regarding the quality of the Company's public disclosure, as required by Section 302 of the Sarbanes-Oxley Act of 2002, have been included as exhibits to the Company's Form 10-K for the year ended December 26, 2009, as filed with the SEC.

**Exhibit 10.64** 

## MOLSON COORS BREWING COMPANY 2009 LONG-TERM INCENTIVE PERFORMANCE UNIT PLAN (Under the Molson Coors Brewing Company Incentive Compensation Plan)

#### 1. ESTABLISHMENT, PURPOSE, OVERVIEW

- 1.1 *Purpose*. The purpose of the Molson Coors Brewing Company 2009 Long-Term Incentive Performance Unit Plan (the "Plan") is to provide performance-based long-term incentives to eligible employees separate from other elements of the Company's incentive compensation program. The Plan is a sub-Plan within the Incentive Plan.
- 1.2 *Effective Date* . The Plan is effective commencing with the Fiscal Year beginning December 28, 2008, and shall remain effective until terminated by the Committee.
- 1.3 *Compliance with Section 162(m)*. The Plan is designed to permit Performance Unit Awards to qualify as Performance-Based Compensation. Whenever the Committee determines that it is advisable, the Committee may make grants or payments of Performance Unit Awards that do not qualify as Performance-Based Compensation.
- 1.4 Overview of Plan . In general, the Plan provides for the grant of Performance Unit Awards each year, to be settled at the Award Value determined at end of the associated Performance Period, which is normally three years. For each Performance Period, the Committee sets a target average annual EPS growth rate from which is calculated a Target EPS. If the Company's actual Considered EPS (essentially, EPS adjusted as provided in the Plan) for the Performance Period equals the Target EPS, the Award Factor is the Company's Considered EPS for the Performance Period. If the Company's actual Considered EPS for the Performance Period exceeds or is lower than the Target EPS, the Award Factor is adjusted upward or downward as described in the Plan. The Award Factor for the Performance Period is multiplied by the number of Performance Units in a Performance Unit Award to determine the Award Value in dollars. Each Performance Unit Award will be settled in cash or in Shares or partly in cash and partly in Shares, as determined by the Committee as of the end of the Performance Period associated with the Performance Unit Award.
- 2. **DEFINITIONS.** Except as otherwise indicated, capitalized terms used herein shall have the same meaning as under the Incentive Plan.
  - 2.1 "Award Factor" means, for any Performance Period, the amount calculated as follows, subject to review, adjustment and approval by the Committee. If the Considered EPS for the Performance Period equals or exceeds the Low-Growth EPS, the Award Factor is the lesser of: (a) the Considered EPS for the Performance Period, or (b) two times the Target EPS. If the Considered EPS for the Performance Period is less than the Low-Growth EPS but greater than the Threshold EPS, the Award

Factor equals: 
$$\left[\frac{z-x}{y-x} \times y\right]$$

- , but not less than zero and rounded to two decimal places, where "y" equals the Low-Growth EPS, "x" equals the Threshold EPS, and "z" equals the Considered EPS for the Performance Period. If the Considered EPS for the Performance Period is less than or equal to the Threshold EPS, the Award Factor is zero.
- 2.2 "Award Value" means the dollar amount payable with respect to a Performance Unit Award, determined by multiplying the number of Performance Units in the Performance Unit Award by the Award Factor.
- 2.3 "Considered EPS" means, for any Fiscal Year, EPS for the Fiscal Year, (a) adjusted pursuant to an evaluation as provided in Section 11.2 of the Incentive Plan, and (b) further adjusted for

such extraordinary items, one-time gains and losses, or other unusual non-operating items as the Committee deems to be appropriate.

- "Employer" means the Company and any Affiliate that employs a Participant.
- 2.5 " EPS" means the Company's fully diluted earnings per share for a fiscal year, determined in accordance with generally accepted accounting principles.
- 2.6 "Fiscal Year" means the Company's fiscal year which is the twelve-month period ending on the last Sunday in December.
- 2.7 "Incentive Plan" means the Molson Coors Brewing Company Incentive Compensation Plan as in effect from time to time.
- 2.8 "Low-Growth EPS" means the cumulative Considered EPS for the Performance Period as determined by the Committee assuming an annual six percent year-over-year growth rate over the Considered EPS for the Fiscal Year immediately preceding the Performance Period (or such other percent as may be determined by the Committee from time to time).
- 2.9 "*Performance Unit Award*" means the opportunity to earn the Award Value of a specified number of long-term incentive performance units ("Performance Units").
- 2.10 "Participant" means an employee of an Employer participating in the Plan for a Performance Period as provided in Section 3.1.
- 2.11 "Performance Goals" means the objective performance goals established by the Committee for each Performance Period. Performance Goals may be stated as threshold, target and maximum Performance Goals. The Performance Goals shall be based on one or more Performance Measures. Unless otherwise provided by the Committee, the applicable Performance Measure for each Performance Period shall be Considered EPS. For any Performance Period for which a Performance Unit Award is intended to qualify as Performance-Based Compensation, Performance Goals for Potential Covered Employees shall be established by the Committee within the time period required for the Performance Unit Award to qualify as Performance-Based Compensation. With respect to Participants who are not Potential Covered Employees, and for Performance Unit Awards not intended to qualify as Performance-Based Compensation, the Committee may establish other subjective or objective goals, including individual Performance Goals, at such time as it deems appropriate.
- 2.12 "Performance Period" means a three-Fiscal-Year period or other period of time (which may be longer or shorter than a Fiscal Year) set by the Committee. Unless otherwise provided by the Committee, a new three-year Performance Period shall commence the first day of each Fiscal Year commencing with December 28, 2008; provided that an initial one-Fiscal-Year Performance Period and a separate initial two-Fiscal-Year Performance Period shall each also commence December 28, 2008, so that three Performance Periods simultaneously commence December 28, 2008.
- 2.13 " *Plan* " means the Molson Coors Brewing Company 2009 Long-Term Incentive Performance Unit Plan as set forth herein, and as it may be amended from time to time.
- 2.14 "*Potential Covered Employee*" means a Participant designated by the Committee at the time an award is granted who, in the Committee's judgment, may be a Covered Employee at the time the award is paid.
- 2.15 "*Retirement*" means a Separation from Service, other than for Cause as determined solely by the Company, occurring on or after the Participant has both attained age 55 and completed five years of service with the Employer.
- 2.16 "Section 162(m)" means section 162(m) of the Code.
- 2.17 "Separation from Service" means a termination of employment that is a "separation from service" within the meaning of Section 409A of the Code.

- 2.18 " *Target EPS*" means the cumulative Considered EPS for the Performance Period as determined by the Committee assuming an annual ten percent year-over-year growth rate over the Considered EPS for the Fiscal Year immediately preceding the Performance Period (or such other percent as may be determined by the Committee from time to time).
- 2.19 " *Threshold EPS*" means the cumulative Considered EPS for the Performance Period as determined by the Committee assuming no growth over the Considered EPS for the Fiscal Year immediately preceding the Performance Period.
- 2.20 "Vesting Date" means the date on which the Performance Unit Award becomes nonforfeitable.

#### 3. PARTICIPATION

3.1 *Eligibility*. For each Performance Period the Committee shall determine which employees shall participate in the Plan. At any time, including during a Performance Period, the Committee may add or remove employees from participation in the Plan as it deems appropriate for the Performance Period; provided that no Potential Covered Employee shall become a Participant more than 90 days after the Performance Period Commences if the Performance Unit Award is intended to qualify as Performance-Based Compensation.

#### 4. PERFORMANCE UNIT AWARDS

- 4.1 Determination of Performance Unit Awards.
  - (a) Committee to Establish Basis for Awards. In connection with the grant of each Performance Unit Award, the Committee shall (i) establish the Performance Goal(s) and the Performance Period applicable to such Performance Unit Award, (ii) establish the formula for determining the amounts payable based on achievement of the applicable Performance Goal, (iii) determine the consequences for the Performance Unit Award of the Participant's termination of employment for various reasons or the Participant's demotion or promotion during the Performance Period, (iv) specify the consequences for the Award of the occurrence of a Change in Control of the Employer during a Performance Period, and (v) establish such other terms and conditions for the Performance Unit Award as the Committee deems appropriate. For Performance Unit Awards intended to qualify as Performance-Based Compensation, the foregoing shall be accomplished within the time period required to qualify as Performance-Based Compensation, and it may include establishment of an Award Value pool for a Performance Period or a maximum Award Value subject to adjustment by means of negative discretion exercised by the Committee.
  - (b) Certification of Performance Goal Achievement. The Committee shall, promptly after the date on which the necessary financial, individual or other information for a particular Performance Period becomes available, and in any event, with respect to any Performance Unit Award intended to qualify as Performance-Based Compensation to a Covered Employee, prior to the payment thereof, determine and certify the degree to which each of the Performance Goals have been attained.
  - (c) Permitted Adjustments. Except as provided under Section 4.2, Performance Unit Awards shall be paid solely in accordance with the applicable formula for the Performance Period, based upon the level of achievement of Performance Goals. Performance Goals shall, to the extent applicable, and, subject to Section 4.2, be based upon generally accepted accounting principles, but shall be adjusted by the Committee to take into account the effect of any of the factors listed in Section 4.4 or Section 19.2 of the Incentive Plan.
  - (d) Committee Designations. Unless the Committee otherwise specifies at the time it makes an Performance Unit Award, each Performance Period shall be for three Fiscal Years, and the target average annual EPS growth rate shall be ten percent (10%). Any different specification shall be evidenced by an attachment to the Plan. Attachment A contains the Performance

Unit Awards and the Performance Goals for the Performance Periods commencing December 28, 2008.

- 4.2 Change in Employment Status; Committee Discretion.
  - (a) Change in Employment Status and Other Events. Unless otherwise provided by the Committee,
  - (i) Voluntary termination or termination by the Employer. If a Participant has a Separation from Service initiated by the Participant (other than in the event of retirement or disability), or if the Employer initiates Participant's Separation from Service whether or not for Cause, in either case prior to the Vesting Date, then all outstanding Performance Units theretofore granted to the Participant shall thereupon be forfeited.
  - (ii) Death, disability or retirement. If a Participant has a Separation from Service triggered by the Participant's death, disability (as determined in the discretion of the Committee) or Retirement prior to the Vesting Date, then the Award Value will not be adjusted unless such Separation from Service occurs before the last day of the Performance Period, in which case the Award Value for the Performance Unit Award shall be adjusted by multiplying the Award Value as of the last day of the applicable Performance Period (as though the Participant had remained employed) by a fraction, the numerator of which is the number of days elapsed in the Performance Period prior to the Separation from Service, and the denominator of which is the total number of days in the Performance Period. The Award Value shall be paid at the same time as for other Performance Unit Awards for the Performance Period.
  - (iii) Change in Control. The Performance Period will end on the effective date of a Change in Control with respect to a Participant's Employer. In that event the Award Value will be determined by assuming that the Considered EPS for the Performance Period equals 120% of the Target EPS.
  - (iv) Plan Termination. If the Plan is terminated, the Performance Period will end on the effective date of the Plan termination. In that event the Award Value will be determined (a) by assuming that the Considered EPS for the Performance Period equals 120% of the Target EPS, and (b) prorating the amount determined in (a) by multiplying it by a fraction, the numerator of which is the number of days elapsed in the Performance Period prior to the termination of the Plan and the denominator of which is the full number of days in the Performance Period.
  - (v) Discretion on changes in employment status. The Committee shall have the discretion and authority to make adjustments to any Performance Unit Award or its Award Value in circumstances where, during the Performance Period: (A) a Participant leaves the Employer and is rehired; (B) an Employee is hired, promoted or transferred into a position eligible for Plan participation; (C) a Participant transfers to a position not eligible to participate in the Plan; (D) a Participant is on a leave of absence; and (E) similar circumstances deemed appropriate by the Committee, consistent with the purpose and terms of the Plan; provided however, that the Committee shall not be authorized to increase the amount of the Performance Unit Award payable to a Covered Employee that is intended to qualify as Performance-Based Compensation.
  - (b) Committee Discretion to Adjust Award Value. The Committee shall have the discretion to reduce, eliminate, or increase the Award Value for any individual or group, to reflect individual performance, unanticipated factors, or such other factors as it deems appropriate, including but not limited to those referred to in Section 4.1(c). Notwithstanding the foregoing, and subject to the following sentence, with respect to the Performance Unit Awards of Potential Covered Employees intended to qualify as Performance-Based Compensation, the Committee shall not increase such awards above the amount determined under the applicable formula for the Performance Period, or waive the achievement of applicable Performance

Goals. In the event a Potential Covered Employee is determined at the end of the Performance Period not to be a Covered Employee, and to the extent it would not cause the Potential Covered Employee to become a Covered Employee, the Committee may exercise its discretion to increase the Potential Covered Employee's Award Value above the amount determined under the applicable formula for the Performance Period.

## 4.3 Payment of Award.

- (a) Usual Timing. The Award Value will be determined as of the last day of the Performance Period. For any recipient subject to U. S. federal income tax, the Award Value will be paid by the Participant's Employer in Shares (valued at Fair Market Value as of the close of business on the last day in the Performance Period in which Shares were traded, and rounded up to the next whole Share) or in cash or cash equivalents, at the Committee's discretion, no later than two and one-half months after the end of the calendar year in which the Vesting Date occurs. The Committee may establish different payment schedules for different Participants. Payment shall be made at the time described in Section 4.3 of the Plan, and shall be subject to the award limits in Section 4.3 of the Incentive Plan to the extent the Performance Unit Award is intended to qualify as Performance-Based Compensation. If any portion of an Performance Unit Award payable to a Covered Employee whom the Committee did not reasonably anticipate would be subject to the limitations of Section 162(m) is not deductible under Section 162(m), payment of that portion shall, in the Committee's discretion, be deferred until the earliest date it may be paid and deducted.
- (b) Certain Participants not Eligible, Clawback. To be eligible for payment of any Award Value, the Participant must (i) remain continuously employed by the Company or an Affiliate through the Vesting Date (except in the case of death, disability or retirement as described above), and (ii) otherwise have complied with Company and Employer policies (including any applicable restrictive covenants), at all times prior to the actual payment of the Award Value. If the Committee determines within twelve months following the date an Performance Unit Award is paid that the recipient, prior to the date of payment of such Performance Unit Award failed to comply with Company and Employer policies (including any applicable restrictive covenants), and regardless of the reason for the Participant's Separation from Service, the recipient of the Performance Unit Award shall be obligated, upon demand, to return to the Employer it an amount equal to the greater of the Award Value received or, if the Performance Unit Award was paid in Shares, the fair market value of an equal number of Shares on the repayment date.

#### 5. ADMINISTRATION

5.1 Administration. The Plan shall be administered by the Committee. Subject to the provisions of the Plan and the Incentive Plan, the Committee shall have full discretionary authority to administer and interpret the Plan, to exercise all powers either specifically granted to it under the Plan or as are necessary or advisable in the administration of the Plan, to decide the facts in any case arising under the Plan, to prescribe, amend and rescind rules and regulations relating to the Plan, to correct errors or omissions, to require performance reports on which it can base its determinations under Section 4.1, and to make all other determinations necessary or advisable for the administration of the Plan, all of which shall be binding on all persons, including the Company, Affiliates, the Participants (or any person claiming any rights under the Plan from or through any Participant), and any shareholder of the Company. The Committee's administration of the Plan, including all rules and regulations, interpretations, selections, determinations, approvals, decisions, delegations, amendments, terminations and other actions, shall be final and binding on the Company and its shareholders, Affiliates and all persons providing services to any Employer, including Participants and their beneficiaries.

- (a) Allocation. Except to the extent prohibited by applicable law or the applicable rules of a stock exchange, the Committee may allocate all or any portion of its responsibilities and powers to any one or more of its members.
- (b) *Delegation; Sub-Plans*. Provided that the Committee shall not delegate authority or responsibility for Performance Unit Awards of Potential Covered Employees intended to qualify as Performance-Based Compensation, the Committee may delegate all or any part of its responsibilities and powers under the Plan to one or more persons as the Committee deems appropriate, and may delegate responsibility and authority to such persons as it deems appropriate for establishing and administering sub-plans for such groups or classes of Participants as the Committee may specify. The Committee may authorize such delegates with respect to sub-plans to establish different Performance Periods, Performance Measures and Performance Goals and payment schedules thereunder, which may be modified as deemed appropriate by the delegate to conform to foreign law or practice. To the extent the Committee delegates authority pursuant to this Section 5.2, references to the Committee in the Plan shall, as appropriate, be deemed to refer to the Committee's delegate.
- (c) Revocation. The Committee may at any time revoke any allocation or delegation.

#### 6. MISCELLANEOUS

- 6.1 Amendment and Termination.
  - (a) Amendment and Termination. The Committee may at any time amend or terminate the Plan (in whole or in part) subject to Section 6.1(b). Neither the Company nor any Affiliate is obligated to continue this Plan. Termination of the Plan shall be subject to consideration of the effects thereof under Section 409A of the Internal Revenue Code.
  - (b) Shareholder Approval. Any amendment to the Plan that changes the class of employees eligible to participate in the Incentive Plan, changes the Performance Goals, Performance Measures or increases the maximum dollar amount that may be paid to a Participant for a Performance Period under the Incentive Plan shall not be effective with respect to outstanding Performance Unit Awards to Covered Employees intended to qualify as Performance-Based Compensation unless the amendment is approved by shareholders as provided in the Incentive Plan before the Performance Unit Award is settled.
- 6.2 Effect of Performance Unit Awards on Other Compensation.
  - (a) Not Taken into Account Under Other Plans. Consistent with Section 22.13 of the Incentive Plan, Performance Unit Awards shall not be considered eligible pay under other plans, benefit arrangements, or fringe benefit arrangements of the Company or an Affiliate, unless otherwise provided under the terms of other plans.
  - (b) Compensation Reduction and Compensation Deferral Elections Apply to Performance Unit Awards. To the extent provided in the applicable benefit or deferred compensation plan or arrangement of the Company or a Related Affiliate, amounts payable as Performance Unit Awards will be reduced or deferred in accordance with the Participant's compensation reduction election or compensation deferral election, if any, in effect under other plans and arrangements at the time the Performance Unit Award is paid.
- 6.3 Tax Withholding. The Participant's Employer shall have the right to deduct from all payments made under the Plan any federal, state or local taxes required by law to be withheld with respect to the payments. The Participant shall be solely responsible for the satisfaction of any federal, state, local or foreign taxes on payments under the Plan.
- 6.4 Awards Not Transferable. Subject to Section 6.6, a Participant's rights and interest under the Plan may not be assigned or transferred. Any attempted assignment or transfer shall be null

and void and shall extinguish, in the Committee's sole discretion, the Employer's obligation under the Plan to pay Performance Unit Awards with respect to the Participant.

- 6.5 *Employment*. Neither the adoption of the Plan nor its operation shall in any way affect the rights and power of the Company or any Affiliate to dismiss or discharge any Participants. The Plan is not a contract between the Company or any Affiliate and any employee of the Company or Affiliate or Participant. The grant of a Performance Unit Award shall not entitle the recipient to any subsequent Performance Unit Awards.
- 6.6 Beneficiary. In the event of a Participant's death prior to the payment of any Performance Unit Award to which the Participant is otherwise entitled, payment shall be made to the Participant's then-effective beneficiary or beneficiaries under the Employer-paid group term life insurance arrangement, except with respect to a Participant who is a resident of Quebec, Canada. For such a Participant, any beneficiary designation or revocation of such beneficiary designation must be made through a will, a copy of which should be filed with the Committee.
- 6.7 Section 409A. The Plan is intended to be exempt from the requirements of Section 409A and shall be construed consistent with that intention.

Executed this day of 20 . MOLSON COORS BREWING COMPANY

By Title:

#### ATTACHMENT A

## LTIPU Awards for the Three Performance Periods beginning December 28, 2008

Pursuant to Section 4.1(a) of the Performance Unit Plan, the following shall apply to Performance Unit Awards granted in 2009 for the three Performance Periods each beginning December 28, 2008:

- 1. *Performance Measures*. The applicable Performance Measure for each Performance Unit award shall be Considered EPS, determined without regard to subsection (b) of Section 2.3 ("Adjusted EPS").
- 2. Performance Goals. The following Performance Goals have been established the three Performance Periods commencing December 29, 2008, subject to the exercise of negative discretion by the Committee. If the Performance Goal for the Performance Period is met, then the Maximum Performance Unit Award shown on Schedule 1 shall be payable, subject to downward adjustment provided below.

For the one-year period ending at FYE 2009:	Adjusted EPS for FYE 2009 must exceed Adjusted EPS for FYE 2008
For the two-year period ending at FYE 2010:	Combined Adjusted EPS for FYE 2009 and 2010 must exceed twice Adjusted EPS for FYE 2008
For the three-year period ending at FYE 2011:	Combined Adjusted EPS for FYE 2009, 2010 and 2011 must exceed triple Adjusted EPS for FYE 2008

- 3. *Downward Adjustment*. If the Performance Goals are satisfied, the Committee shall exercise its discretion to reduce the Award Values on the basis of the following criteria:
  - A. Schedule 1 is a list of Participants and the number of Performance Units awarded to each with respect to each of the three Performance Periods beginning December 28, 2008.
  - B. The Award Value for each Performance Unit shall be determined and paid in accordance with the provisions in Section 4 of the Plan.
  - C. The applicable Performance Goals shall be as follows:

Performance Period	EPS Growth Rate
One-year period ending at FYE 2009	10%
Two-year period ending at FYE 2010	10%
Three-year period ending at FYE 2011	10%

#### Schedule 1

**Maximum Performance Unit Awards.** Pursuant to Section 4.1(a), on March 5, 2009, the Committee granted Performance Unit Awards with a maximum value for the relevant Performance Period as shown below in the third column.

On May 14, 2009, for purposes of applying its discretion to adjust awards downward, the Committee established the number of Performance Units associated with each Performance Unit Award, as shown in the fourth column below.

Participant Name	Applicable Performance Period: Commencing 12/29/08 and Ending the Last Day of the Fiscal Year Ending in	Maximum Value of Performance Unit Award for the Applicable Performance Period	Number of Performance Units
Peter Swinburn	2009	\$933,333	
	2010	\$1,866,667	
	2011	\$2,800,000	
Peter Coors	2009	\$746,667	
	2010	\$1,493,333	
	2011	\$2,240,000	
Kevin Boyce	2009	\$266,667	
110 / III 2 0 J 0 0	2010	\$533,333	
	2011	\$800,000	
Mark Hunter	2009	\$266,667	
11201101	2010	\$533,333	
	2011	\$800,000	
Stewart Glendinning	2009	\$266,667	
Stewart Glendining	2010	\$533,333	
	2011	\$800,000	
MCBC L01 [list each	2009	\$266,667	
§ 16 officer	2007	[each § 16 officer at the	
individually]		L01 level will have the	
marviduarry		same maximum]	
	2010	\$533,333	
	2010	\$800,000	
MOL Grade 13 [list	2009	\$65,333	
each § 16 officer	200)	[each § 16 officer at the	
individually]		Grade 13 level will have	
marviduarry		the same maximum]	
	2010	\$130,667	
	2010	\$196,000	
CBL Level B [name]	2009	\$65,333	
CBL Level B [liame]	2009	[Each § 16 officer at	
		CBL Level B will have	
		the same maximum]	
	2010		
		\$130,667	
MCDC Lavel LO2 Illat	2011 2009	\$196,000	
MCBC Level L02 [list each § 16 officer	2009	\$86,667	
		[Each § 16 officer at	
individually]		MCBC Level L02 will	
		have the same	
	2010	maximum]	
	2010	\$173,333	
	2011	\$260,000	

## QuickLinks

Exhibit 10.64

MOLSON COORS BREWING COMPANY 2009 LONG-TERM INCENTIVE PERFORMANCE UNIT PLAN (Under the Molson Coors Brewing Company Incentive Compensation Plan)
Schedule 1

## MOLSON COORS BREWING COMPANY AND SUBSIDIARIES SUBSIDIARIES OF THE REGISTRANT

The following table lists our significant subsidiaries and the respective jurisdictions of their organization or incorporation as of December 26, 2009. With the exception of MillerCoors LLC, all subsidiaries are included in our consolidated financial statements.

Name	State/country of organization or incorporation
Coors Brewing Company	Colorado
MillerCoors LLC(1)	Delaware
CBC Holdco, Inc.	Colorado
Coors International Holdco, ULC	Canada
Molson Coors International General, ULC	Canada
Molson Coors International LP	Delaware
Molson Coors Capital Finance ULC	Canada
Molson Coors Callco ULC	Canada
Molson Coors Canada Holdco, ULC	Canada
Molson Coors Canada Inc. (formerly Coors	Canada
Canada, Inc.)	
MC Finance General ULC	Canada
MC Finance LP	Canada
Molson Holdco, ULC	Canada
Molson Inc.	Canada
Molson Canada Company	Canada
Molson Canada (2005)	Canada
Molson UK Holdings LLP	England
Golden Acquisition	England
Molson Coors Holding Ltd.	England
Molson Coors Brewers Limited	England

(1) Effective, July 1, 2008, Molson Coors Brewing Company and SABMiller plc combined the U.S. and Puerto Rico operations of their respective subsidiaries, Coors Brewing Company and Miller Brewing Company. Each party contributed its business and related operating assets and certain liabilities into an operating joint venture company. The percentage interests in the profits of the joint venture are 58% for SABMiller plc and 42% for Molson Coors Brewing Company. Voting interests are shared 50%-50%, and each investing company will have equal board representation within MillerCoors LLC. Each party to the joint venture has agreed not to transfer its economic or voting interests in the joint venture for a period of five years, and certain rights of first refusal apply to any subsequent assignment of such interests.

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Exhibit 21

MOLSON COORS BREWING COMPANY AND SUBSIDIARIES SUBSIDIARIES OF THE REGISTRANT

**EXHIBIT 23** 

## CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in the Registration Statements on Form S-8 (Nos. 333-124140, 333-122628, 333-110855, 333-110854, 33-40730, 333-103573, 333-59516, 333-38378 and 33-59979) and Form S-3 (Nos. 333-120776, 333-49952, 333-48194) and Form S-3ASR (333-143634) of Molson Coors Brewing Company of our report dated February 19, 2010, relating to the consolidated financial statements, financial statement schedule and the effectiveness of internal control over financial reporting, which appears in this Form 10-K.

/s/ PricewaterhouseCoopers LLP Denver, CO February 19, 2009 QuickLinks

EXHIBIT 23

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Exhibit 23.1

## CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in the Registration Statement on Form S-8 (Nos. 333-124140, 333-122628, 333-110855, 333-110854, 33-40730, 333-103573, 333-59516, 333-38378 and 33-59979) and Form S-3 (Nos. 333-120776, 333-49952, 333-48194) and Form S-3ASR (333-143634) of Molson Coors Brewing Company of our report dated February 11, 2010 relating to the financial statements of MillerCoors LLC, which appears in this Form 10-K.

/s/ PricewaterhouseCoopers LLP Milwaukee, Wisconsin February 19, 2010

## QuickLinks

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

**EXHIBIT 31.1** 

#### SECTION 302 CERTIFICATION OF CHIEF EXECUTIVE OFFICER

I, Peter Swinburn, certify that:

- 1. I have reviewed this annual report on Form 10-K of Molson Coors Brewing Company;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions
    about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such
    evaluation; and
  - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ PETER SWINBURN

Peter Swinburn

President & Chief Executive Officer

(Principal Executive Officer)

February 19, 2010

QuickLinks

EXHIBIT 31.1

**EXHIBIT 31.2** 

#### SECTION 302 CERTIFICATION OF CHIEF FINANCIAL OFFICER

I, Stewart Glendinning, certify that:

- 1. I have reviewed this annual report on Form 10-K of Molson Coors Brewing Company;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions
    about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such
    evaluation; and
  - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

February 19, 2010

/s/ STEWART GLENDINNING

Stewart Glendinning Chief Financial Officer (Principal Financial Officer) QuickLinks

EXHIBIT 31.2

**EXHIBIT 32** 

# WRITTEN STATEMENT OF OFFICER AND CHIEF FINANCIAL OFFICER FURNISHED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002 (18 U.S.C. SECTION 1350) AND FOR THE PURPOSE OF COMPLYING WITH RULE 13a-14(b) OF THE SECURITIES EXCHANGE ACT OF 1934.

The undersigned, the Chief Executive Officer and the Chief Financial Officer of Molson Coors Brewing Company (the "Company") respectively, each hereby certifies that to his knowledge on the date hereof:

- a) the Annual Report on Form 10-K of the Company for the year ended December 26, 2009 filed on the date hereof with the Securities and Exchange Commission (the "Report") fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- b) information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

#### /s/ PETER SWINBURN

Peter Swinburn

President & Chief Executive Officer
(Principal Executive Officer)

February 19, 2010

# /s/ STEWART GLENDINNING

Stewart Glendinning Chief Financial Officer (Principal Financial Officer) February 19, 2010

A signed original of this written statement required by Section 906, or other document authenticating, acknowledging, or otherwise adopting the signature that appears in typed form within the electronic version of this written statement required by Section 906, has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.

QuickLinks

EXHIBIT 32

Exhibit 99

# Report of Independent Registered Public Accounting Firm

To the Board of Directors and Shareholders of MillerCoors LLC:

In our opinion, the accompanying consolidated balance sheets and the related consolidated statements of operations and comprehensive income (loss), consolidated statements of shareholders' investment and consolidated statements of cash flows present fairly, in all material respects, the financial position of MillerCoors LLC and its subsidiaries at December 31, 2009 and 2008, and the results of their operations and their cash flows for the year ended December 31, 2009 and for the six month period ended December 31, 2008 in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these statements in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

/s/ PricewaterhouseCoopers LLP Milwaukee, Wisconsin February 11, 2010

# **Consolidated Balance Sheets**

(In millions, except shares)

	As of			
	Dec	cember 31, 2009	De	cember 31, 2008
Assets				
Current assets:				
Cash and cash equivalents	\$	65.2	\$	59.1
Accounts receivable, net of allowance for doubtful accounts of \$0.8				
and \$1.7, respectively		242.0		269.3
Due from affiliates		29.3		39.9
Inventories		381.5		310.4
Derivative financial instruments		7.1		
Prepaid assets		83.4		170.3
Total current assets		808.5		849.0
Property, plant and equipment, net		2,346.0		2,167.9
Goodwill		4,345.1		4,345.1
Other intangibles, net		2,122.5		2,182.8
Derivative financial instruments		88.0		
Other assets		123.4		157.4
Total assets	\$	9,833.5	\$	9,702.2
Liabilities and Shareholders' Investment				
Current liabilities:				
Accounts payable	\$	204.2	\$	257.2
Due to affiliates		20.0		36.4
Trade accrued expenses		287.8		289.6
Accrued payroll and related expenses		131.0		107.9
Current portion of postretirement benefits		46.1		56.0
Other current liabilities		182.9		197.0
Derivative financial liabilities		13.4		89.5
Total current liabilities		885.4		1,033.6
Pension and postretirement benefits		1,134.7		1,252.2
Long-term debt		32.8		37.7
Derivative financial liabilities		11.3		65.5
Other liabilities		99.6		56.9
Total liabilities		2,163.8		2,445.9
Interest attributable to shareholders':				
Capital stock (840,000 Class A shares and 160,000 Class B shares)		_		
Shareholders' capital		8,331.4		8,259.2
Retained earnings				
Accumulated other comprehensive loss		(689.8)		(1,032.3)
Total interest attributable to shareholders'		7,641.6		7,226.9
Noncontrolling interest		28.1		29.4
Total shareholders' interest		7,669.7		7,256.3
Total liabilities and shareholders' investment	\$	9,833.5	\$	9,702.2

# Consolidated Statements of Operations and Comprehensive Income (Loss)

(In millions)

	For the Year Ended December 31, 2009		For the Six Months Ended December 31, 2008	
Sales	\$	8,851.6	\$	4,329.4
Excise taxes		1,277.3		640.0
Net sales		7,574.3		3,689.4
Cost of goods sold		4,720.9		2,326.0
Gross profit		2,853.4		1,363.4
Marketing, general and administrative expenses		1,937.9		1,032.4
Special items		49.4		103.8
Operating income		866.1		227.2
Other income:		(1.1)		1 1
Interest (expense) income, net		(1.1)		1.1
Other income, net		2.0		1.8
Total other income		0.9		2.9
Income before income taxes		867.0		230.1
Income taxes		8.4		3.3
Net income		858.6		226.8
Net income attributable to noncontrolling interests		15.8		4.4
Net income attributable to MillerCoors LLC	\$	842.8	\$	222.4
Other comprehensive income (loss)				
Unrealized gain (loss) on derivative instruments	\$	220.3	\$	(189.1)
Pension and other postretirement benefit adjustments		122.2		(482.8)
Other comprehensive income (loss):		342.5		(671.9)
Comprehensive income (loss)	\$	1,185.3	\$	(449.5)

# **Consolidated Statements of Cash Flows**

(In millions)

	For the Year Ended December 31, 2009	For the Six Months Ended December 31, 2008	
Cash flows from operating activities:			
Net income	\$ 858.6	\$ 226.8	
Adjustments to reconcile net income to cash provided by			
operating activities:	201.5	1 4 6 7	
Depreciation and amortization	291.5	146.5	
Share-based compensation	28.3	2.5	
Brand impairment		65.1	
Loss/(gain) on sale of property, plant and equipment	11.9	(1.4)	
Other	0.8	4.4	
Change in current assets and liabilities:	27.0	227.0	
Decrease in accounts receivable	37.9	237.8	
Increase in inventories	(71.1)	, ,	
Decrease/(increase) in prepaid assets and other	112.5	(157.4)	
Decrease in payables and accruals (Increase)/decrease in derivative financial instruments	(48.1)	` ,	
	(5.1) 21.2		
Decrease/(increase) in other liabilities		(62.8)	
Net cash provided by operating activities	1,238.4	374.2	
Cash flows from investing activities:			
Additions to property, plant and equipment	(399.2)		
Proceeds from sales of property, plant and equipment	0.2	4.5	
Additions to intangible assets	(13.9)	(15.3)	
Net cash used in investing activities	(412.9)	(166.2)	
Cash flows from financing activities:			
Net contributions and distributions to shareholders	(797.5)	(325.0)	
Payments on debt	(4.8)	, ,	
Net contributions and distributions to noncontrolling	` '	, í	
interests	(17.1)	(3.4)	
Net cash used in financing activities	(819.4)	(332.9)	
Cash and cash equivalents:			
Net increase/(decrease) in cash and cash equivalents	6.1	(124.9)	
Balance of cash and cash equivalents at beginning of year	59.1	184.0	
Balance of cash and cash equivalents at end of year	\$ 65.2	\$ 59.1	
Supplemental cash flow information			
Interest paid	\$ 2.3	\$ 1.4	
Income taxes paid	5.8	0.8	
	3.0	0.0	

# Consolidated Statements of Shareholders' Investment

(In millions)

	Capital stock	Shareholders'	Retained earnings	Accumulated other comprehensive loss	Noncontrolling interest	Total shareholders' interest
Balance as of July 1, 2008	\$	\$ 8,359.3	\$	\$ (360.4)	\$ 28.4	\$ 8,027.3
Share-based compensation		2.5				2.5
Other comprehensi loss				(671.9)		(671.9)
Net contributions and		(102.0)	(222.1)	` ,	(a. t)	Ì
distributions Net income		(102.6)	(222.4) 222.4		(3.4)	(328.4)
Balance as of December 31 2008	\$ —	\$ 8,259.2	\$ —	\$ (1,032.3)		\$ 7,256.3
Opening balance sheet		<u>·                                      </u>				<u>·                                      </u>
adjustments		(1.4)				(1.4)
Share-based compensation		28.3				28.3
Other comprehensi income				342.5		342.5
Net contributions and						
distributions		45.3	(842.8)		(17.1)	(814.6)
Net income			842.8		15.8	858.6
Balance as of December 31 2009	<u> </u>	\$ 8,331.4	<u>\$</u>	\$ (689.8)	\$ 28.1	\$ 7,669.7

#### **Notes to Consolidated Financial Statements**

#### 1. Basis of Presentation and Summary of Significant Accounting Policies

# Company Description

MillerCoors LLC and its subsidiaries ("MillerCoors" or "the Company") brews and sells beer to distributors. Its major brands include Miller Lite, Coors Light, Miller High Life, Keystone, Milwaukee's Best, and Miller Genuine Draft.

MillerCoors is a joint venture combining the U.S. and Puerto Rican operations of SABMiller plc ("SABMiller") and Molson Coors Brewing Company ("Molson Coors") with Miller Brewing Company ("Miller") and Coors Brewing Company ("Coors") being the direct owners of the Company, collectively the "Shareholders". Miller and Coors each have a 50% voting interest in MillerCoors and a 58% and 42% economic interest, respectively. SABMiller and Molson Coors have agreed that all of their U.S. operations will be conducted exclusively through the joint venture. The joint venture commenced on July 1, 2008. MillerCoors opening balances as of July 1, 2008 were based on contributions of assets and liabilities from the Shareholders recognized on a carryover basis. If the company were to dissolve, the Shareholders would receive proceeds pro rata in accordance with their shareholder capital accounts.

#### Basis of Presentation and Consolidation

The Company's consolidated financial statements include its accounts and its majority-owned and controlled subsidiaries. The consolidated financial statements are presented on the basis of accounting principles generally accepted in the United States of America ("U.S. GAAP"). All significant intercompany accounts and transactions have been eliminated in consolidation.

#### Fiscal Year

The Company's fiscal year ends on December 31.

#### Use of Estimates

The preparation of financial statements in conformity with U.S. GAAP requires the Company to make certain estimates, judgments and assumptions. The Company believes that the estimates, judgments and assumptions used to determine certain amounts that affect the financial statements are reasonable, based on information available at the time they are made. To the extent there are material differences between these estimates and actual results, the Company's consolidated financial statements may be affected.

#### Cash and Cash Equivalents

The cash equivalents are all highly liquid temporary investments purchased with an original maturity of less than three months.

#### Accounts Receivable and Notes Receivable

The Company records accounts and notes receivable at net realizable value. This carrying value includes an appropriate allowance for estimated uncollectible amounts to reflect any loss anticipated on the accounts and notes receivable balances. The Company calculates this allowance based on its history of write-offs, level of past-due accounts based on the contractual terms of the receivables, and its relationships with and the economic status of its customers.

# **Notes to Consolidated Financial Statements (Continued)**

#### 1. Basis of Presentation and Summary of Significant Accounting Policies (Continued)

# Inventories

Inventories are stated at lower of cost or market. Cost is determined by the first-in, first-out ("FIFO") method. The Company regularly assesses the shelf-life of its inventories and reserves for those inventories when it becomes apparent the product will not be sold within its freshness specifications.

# Property, Plant and Equipment

Property, plant and equipment are stated at cost. Depreciation is provided using the straight-line method over the estimated useful lives of the respective assets. Buildings and improvements are depreciated over useful lives ranging from 20 to 40 years, limited to the minimum lease term for leasehold improvements. Machinery and equipment are depreciated over useful lives ranging from 3 to 25 years. Containers are depreciated over a useful life of 15 years. The cost and related accumulated depreciation of buildings, equipment, and containers retired, or otherwise disposed of, are removed from the accounts. Any gain or loss is included in earnings. Ordinary repairs and maintenance are expensed as incurred.

# Impairment of Long-Lived Assets

The Company reviews property, plant, and equipment for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of property, plant, and equipment is measured by comparing the carrying value to the projected undiscounted cash flows that the assets are expected to generate. If such assets are considered to be impaired, the impairment to be recognized is measured as the amount by which the carrying value of the asset exceeds its fair market value.

#### Computer Software

The Company capitalizes the costs of obtaining or developing internal-use computer software, including directly related payroll costs. Computer software developed or obtained for internal use is depreciated using the straight-line method over the estimated useful life of the software, ranging from 3 to 8 years. Internally generated costs associated with maintaining computer software programs are expensed as incurred. Computer software is classified in Property, plant and equipment in the consolidated balance sheets.

#### Goodwill and Other Intangible Assets

Finite lived intangible assets are stated at cost less accumulated amortization using a straight-line basis and impairment losses, if any. Cost is determined as the amount paid by the Company, unless the asset has been acquired as part of a business combination. Amortization is included within marketing, general and administrative expenses in the consolidated statements of operations and comprehensive income (loss).

The Company evaluates the carrying value of its goodwill for impairment at least annually, and the Company evaluates its other intangible assets for impairment when there is evidence that certain events or changes in circumstances indicate that the carrying amount of these assets may not be recoverable.

# **Notes to Consolidated Financial Statements (Continued)**

#### 1. Basis of Presentation and Summary of Significant Accounting Policies (Continued)

Significant judgments and assumptions are required in the evaluation of goodwill and intangible assets for impairment.

The Company completed the required goodwill impairment testing as of November 30, 2009 and 2008 and determined that there were no impairments.

# Fair Value of Financial Instruments

Authoritative guidance for fair value measurements defines fair value, establishes a framework for measuring fair value and expands disclosures about assets and liabilities measured at fair value in the financial statements. Effective July 1, 2008, the Company adopted the provisions of the guidance for financial assets and liabilities, as well as other assets and liabilities carried at fair value on a recurring basis. These provisions were applied prospectively and did not have a material impact on the consolidated financial position, results of operations or cash flows of the Company (see Note 8 "Fair Value Measurements," for disclosures related to financial assets and liabilities). Effective January 1, 2009, the Company adopted the provisions of the guidance related to nonfinancial assets and liabilities. The adoption of these provisions did not have a material impact on the consolidated financial position, results of operations or cash flows of the Company.

#### **Derivative Financial Instruments**

The Company recognizes all derivative instruments as either assets or liabilities at their estimated fair value in its consolidated balance sheets. The change in a derivative's fair value is recorded each period in current earnings or accumulated other comprehensive income (loss), depending on whether the derivative is designated as part of a hedge transaction and if so, the type of hedge transaction. See Note 8, "Fair Value Measurements," and Note 9, "Hedging Transactions and Derivative Financial Instruments," for disclosure of the Company's derivative instruments and hedging activities.

# Share-Based Payments

All share-based payments to qualified individuals, including grants of employee stock options, are recognized as compensation cost in the financial statements based on their grant date fair values for equity-classified awards and based on fair value of the grants at every period end for liability classified awards.

There are certain share-based compensation plans where employees of the Company were granted awards while employed by the Shareholders prior to the formation of the Company. Compensation cost related to these plans is recognized for unvested awards because the employees are earning their share-based compensation while working at the Company. In addition, because the Company is an unconsolidated subsidiary, the holders of the awards are considered "non-employees" and therefore the compensation cost is calculated under variable accounting. The Company recorded \$28.3 million and \$2.5 million of compensation costs in marketing, general and administrative expenses in the consolidated statements of operations and comprehensive income (loss) related to these awards for the year ended December 31, 2009 and the six months ended December 31, 2008, respectively.

# **Notes to Consolidated Financial Statements (Continued)**

#### 1. Basis of Presentation and Summary of Significant Accounting Policies (Continued)

# Revenue Recognition

Revenue is recognized when the significant risks and rewards of ownership, including the risk of loss due to lost or stolen product, are transferred to the customer, which is at the time of shipment to unaffiliated customers.

The cost of various programs, such as price promotions, rebates and coupon programs are treated as a reduction of sales. Sales of products are for cash or otherwise agreed upon credit terms. Sales are stated net of discounts and returns. Freight costs billed to customers for shipping and handling are recorded as sales, and shipping and handling expenses are recognized as cost of sales. In accordance with the standards, the amounts billed to a customer for shipping and handling represent revenues earned for the goods provided. The costs incurred for shipping and handling expenses represent costs incurred to move the product. The Company has adopted a policy to include these costs within cost of goods sold.

#### Excise Taxes

Excise taxes collected from customers and remitted to tax authorities are state and federal excise taxes on beer shipments. Excise taxes on beer shipments are shown in a separate line item in the consolidated statements of operations and comprehensive income (loss) as a reduction of sales. Sales taxes collected from customers are recognized as a liability, with the liability subsequently reduced when the taxes are remitted to the tax authority.

#### Cost of Goods Sold

The Company's cost of goods sold includes brewing raw materials, packaging materials, manufacturing costs, plant administrative support and overheads, inbound and outbound freight charges, purchasing and receiving costs, inspection costs, warehousing, and internal transfer costs.

# Marketing, General and Administrative Expenses

The Company's marketing, general and administrative expenses consist predominately of advertising, sales costs and non-manufacturing administrative and overhead costs. The creative portion of the Company's advertising activities is expensed as incurred. Production costs are expensed when the advertising is first run. Advertising expense was \$978.4 million and \$540.0 million for the year ended December 31, 2009 and the six months ended December 31, 2008, respectively. Prepaid advertising costs of \$26.4 million and \$34.4 million were included in prepaid assets in the consolidated balance sheets as of December 31, 2009 and 2008, respectively.

# **Income Taxes**

The Shareholders of the Company have elected to treat the Company as a partnership for U.S. federal and state income tax purposes. Accordingly, the related tax attributes of the Company are passed through to the Shareholders and income taxes are payable by the Shareholders.

These consolidated financial statements include an income tax provision related to state taxes as the Company is still subject to income taxes in certain states or jurisdictions.

# **Notes to Consolidated Financial Statements (Continued)**

#### 1. Basis of Presentation and Summary of Significant Accounting Policies (Continued)

# Other Comprehensive Income (Loss)

Other comprehensive income (loss) consists of net income, unrealized gains (losses) on derivative instruments and pension and other postretirement benefit adjustments.

The components of accumulated other comprehensive loss, which are recorded within shareholders' investment, are as follows (in millions):

	De	cember 31, 2009	De	ecember 31, 2008
Unrealized gain (loss) in derivative				
instruments	\$	73.0	\$	(147.3)
Pension and other postretirement				
benefit adjustments		(762.8)		(885.0)
Total accumulated other				
comprehensive loss	\$	(689.8)	\$	(1,032.3)

#### **New Accounting Pronouncements**

# Subsequent Events

In May 2009, the Financial Accounting Standards Board ("FASB") issued guidance related to subsequent events which formalizes general standards of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or are available to be issued. In particular, this guidance sets forth: (i) The period after the balance sheet date during which management of a reporting entity should evaluate events or transactions that may occur for potential recognition or disclosure in the financial statements, (ii) The circumstances under which an entity should recognize events or transactions occurring after the balance sheet date in its financial statements, and (iii) The disclosures that an entity should make about events or transactions that occurred after the balance sheet date. In accordance with this guidance, the Company has applied these requirements to financial periods ending after June 15, 2009. For the year ended December 31, 2009, subsequent events were evaluated through February 19, 2010, the date the financial statements were issued.

# Noncontrolling Interests in Consolidated Financial Statements

In December 2007, the FASB issued a statement regarding noncontrolling interests in consolidated financial statements that was effective for the Company beginning in fiscal year 2009. This statement requires the recognition of a noncontrolling interest (previously referred to as minority interest) as a component of equity in the consolidated balance sheets and separate from shareholders' investment. The amount of net income attributable to the noncontrolling interest is included in consolidated net income in the consolidated statement of operations and comprehensive income (loss). It also amends existing guidance to be consistent with the revised guidance for business combinations, including procedures associated with the deconsolidation of a subsidiary. This statement also includes expanded disclosure requirements regarding the interests of the parent and its noncontrolling interest. The implementation of this standard did not have a material impact on the consolidated financial position, results of operations, or cash flow of the Company.

# **Notes to Consolidated Financial Statements (Continued)**

#### 1. Basis of Presentation and Summary of Significant Accounting Policies (Continued)

# **New Accounting Pronouncements Not Yet Adopted**

# Amendments to FASB Interpretation, Consolidation of Variable Interest Entities

In June 2009, the FASB issued amendments with regards to the consolidation of variable interest entities, which requires an enterprise to determine whether its variable interest or interests give it a controlling financial interest in a variable interest entity. The primary beneficiary of a variable interest entity is the enterprise that has both (1) the power to direct the activities of a variable interest entity that most significantly impact the entity's economic performance, and (2) the obligation to absorb losses of the entity that could potentially be significant to the variable interest entity. This amendment also requires ongoing reassessments of whether an enterprise is the primary beneficiary of a variable interest entity. The guidance is effective for financial statements issued for fiscal years beginning after November 15, 2009. The Company does not expect the implementation of this standard to have a material impact on its consolidated financial position, results of operations or cash flows.

#### 2. Variable Interest Entities

Once an entity is determined to be a variable interest entity ("VIE"), the party with the controlling financial interest, the primary beneficiary, is required to consolidate it. The Company has investments in VIEs, of which the Company has determined it is the primary beneficiary. These include Rocky Mountain Metal Container and Rocky Mountain Bottle Company. Accordingly, the Company has consolidated these two joint ventures.

# Rocky Mountain Metal Container

Rocky Mountain Metal Container ("RMMC"), a Colorado limited liability company, is a joint venture with Ball Corporation in which the Company holds a 50% interest. The Company has a can and end supply agreement with RMMC. Under this agreement, RMMC supplies the Company with substantially all of the can and end requirements for the Golden brewery, as well as portions of the Company's requirements at other breweries. RMMC manufactures these cans and ends at the Company's facilities, which RMMC is operating under a use and license agreement. As RMMC is a limited liability company ("LLC"), the tax consequences flow to the Shareholders.

# Rocky Mountain Bottle Company

Rocky Mountain Bottle Company ("RMBC"), a Colorado limited liability company, is a joint venture with Owens-Brockway Glass Container, Inc. ("Owens") in which Molson Coors holds a 50% interest. RMBC produces glass bottles at the Company's manufacturing facility for use at its brewery locations. Under this agreement, RMBC supplies the Company's bottle requirements, and Owens has a contract to supply the majority of the Company's bottle requirements not met by RMBC. As RMBC is an LLC, the tax consequences flow to the Shareholders. Upon the formation of the Company, Molson Coors maintained its legal ownership interest in RMBC. However, the Company consolidates RMBC as its primary beneficiary as a result of other variable interests it holds. On December 22, 2009, Owens consented to the assignment by Molson Coors of its equity interest in RMBC to the Company.

#### **Notes to Consolidated Financial Statements (Continued)**

# 3. Special Items

The Company has incurred charges that are not indicative of its core operations. As such, the Company has separately classified these costs as special operating items.

Special items as reported in the consolidated statements of operations and comprehensive income (loss) for the year ended December 31, 2009 and the six months ended December 31, 2008 consist of (in millions):

	2	009		2008
Sparks impairment charge	\$	_	\$	65.1
Pension curtailment		22.5		_
Restructuring charges		6.7		27.8
Consulting, relocation and other integration				
costs		20.2		10.9
	\$	49.4	\$	103.8
	_	_	_	

Consulting, relocation and other integration costs are mainly comprised of third party consulting costs related to the joint venture formation, relocation costs of employees required to move as a result of joint venture staffing decisions and the formation of the headquarters, and other miscellaneous costs related to the integration of the Company.

During 2009, the Company recorded pension curtailment losses of \$22.5 million. The pension curtailment resulted from collective bargaining to cease benefit accruals when labor agreements expire for certain hourly union employees as discussed in Note 11, "Employee Retirement Plans."

In the fourth quarter of 2008, the Company recognized an intangible asset impairment charge of \$65.1 million due to the decision to reformulate the Sparks brand. See Note 6 "Goodwill and Intangible Assets," for further discussion.

In the third quarter of 2008, the Company began a restructuring program focused on labor savings across sales and general and administrative functions, as well as on the reduction of overhead expenses. The Company recognized \$6.7 million and \$27.8 million of expense for severance related to a reduction in workforce and contract termination costs for the year ended December 31, 2009 and the six months ended December 31, 2008, respectively. As of December 31, 2009, employee severance, contract termination and restructuring costs are expected to be paid in the next 12 months and are included in the consolidated balance sheets in Other current liabilities.

The following summarizes activities relating to restructuring accruals:

	~ -	verance Costs	-	Contract rmination Costs	Re	Total structuring
Balance as of July 1,						
2008	\$	_	\$	_	\$	_
Charges incurred		23.5		4.3		27.8
Payments made		(9.1)		_		(9.1)
Balance as of						-
December 31, 2008	\$	14.4	\$	4.3	\$	18.7
Charges incurred		5.0		1.7		6.7
Payments made		(14.6)		(3.6)		(18.2)
Balance as of						
December 31, 2009	\$	4.8	\$	2.4	\$	7.2
			_		_	

# **Notes to Consolidated Financial Statements (Continued)**

#### 4. Inventories

Inventories, net of reserves, consist of the following (in millions):

	December 31, 2009		December 31, 2008	
Raw materials	\$	220.0	\$	162.2
Work in process		79.7		63.4
Finished goods		69.0		69.3
Other inventories		12.8		15.5
Total inventories	\$	381.5	\$	310.4

# 5. Property, Plant and Equipment

The cost of property, plant and equipment and related accumulated depreciation consists of the following (in millions):

	December 31, 2009		De	cember 31, 2008
Land and improvements	\$	187.0	\$	168.2
Buildings and improvements		746.7		733.4
Machinery and equipment		3,266.5		3,045.8
Capitalized software		99.7		66.0
Containers		88.0		59.6
Construction in progress		118.5		129.8
Total property, plant and equipment				
at cost		4,506.4		4,202.8
Less accumulated depreciation		(2,160.4)		(2,034.9)
Net property, plant and equipment	\$	2,346.0	\$	2,167.9

Depreciation of property, plant and equipment was \$217.3 million and \$109.5 million for the year ended December 31, 2009 and the six months ended December 31, 2008, respectively. Included in depreciation, software amortization was \$24.1 million and \$17.7 million for the year ended December 31, 2009 and the six months ended December 31, 2008, respectively.

# 6. Goodwill and Intangible Assets

As of December 31, 2009 and 2008, the carrying value of goodwill was \$4.3 billion and resulted primarily from the Shareholders' acquisition of Miller and Coors prior to the formation of the joint venture. The Company is required to perform goodwill impairment tests on at least an annual basis and more frequently in certain circumstances. The Company completed the required goodwill impairment testing as of November 30, 2009 and 2008 and determined that there was no impairment.

#### **Notes to Consolidated Financial Statements (Continued)**

#### 6. Goodwill and Intangible Assets (Continued)

The following table presents details of the Company's finite lived intangible assets, other than goodwill, as of December 31, 2009 (in millions):

	Useful Life (Years)	Gross	Accumulated Amortization	Net
Intangible assets subject to amortization:				
Brands	8-40	\$ 2,122.1	\$ (122.0)	\$ 2,000.1
Distribution rights and network	29	93.7	(21.6)	72.1
Contract brewing	8	35.0	(31.5)	3.5
Patents	16	22.0	(9.9)	12.1
Other (acquired)	5-40	42.9	(8.2)	34.7
Total		\$ 2,315.7	<b>\$</b> (193.2)	\$ 2,122.5

The following table presents details of the Company's finite lived intangible assets, other than goodwill, as of December 31, 2008 (in millions):

	Useful Life (Years)	Gross	Accumulated Amortization	Net
Intangible assets subject to amortization:				
Brands	8-40	\$ 2,122.1	\$ (58.7)	\$ 2,063.4
Distribution rights and network	29	93.7	(18.2)	75.5
Contract brewing	8	35.0	(27.2)	7.8
Patents	16	22.0	(8.5)	13.5
Other (acquired)	5-40	29.0	(6.4)	22.6
Total		\$ 2,301.8	<b>\$</b> (119.0)	\$ 2,182.8

In May 2009, the Company acquired the distribution rights of New Belgium Brewing Company for \$13.9 million. The distribution area is consistent with the Company's current coverage of the major metropolitan Denver area. These rights are included within "Other (acquired)" in the table above as of December 31, 2009.

Excluding the New Belgium Brewing Company distribution rights, the carrying values were contributed by the Shareholders on carry-over basis at the inception of the Company and resulted from mergers and acquisitions completed prior to the formation of the Company.

As a result of the Company's decision in 2008 to cease the production and distribution of the current Sparks product, and reformulate it, the Company concluded that this change was a triggering event that would require an impairment test to be performed on the Sparks brand. In December 2008, the Company decided to shorten the life of the Sparks brand to 8 years from 15 years and the Company's estimated gross cash flows were less than the carrying value of the brand. As such, the Company prepared a discounted cash flow analysis using weighted probabilities on a worst case, base case and best case scenarios. This analysis estimated a fair value of approximately \$95.2 million and the Company recorded a \$65.1 million impairment charge to the brand's intangible asset in the fourth quarter of 2008 which is included in Special Items within the consolidated statements of operations and comprehensive income (loss).

# **Notes to Consolidated Financial Statements (Continued)**

# 6. Goodwill and Intangible Assets (Continued)

The estimated future amortization expense for intangible assets is as follows (in millions):

Years ending December 31	
2010	\$ 73.4
2011	69.9
2012	69.9
2013	69.9
2014	69.9

Amortization expense of intangible assets was \$74.2 million and \$37.0 million for the year ended December 31, 2009 and the six months ended December 31, 2008, respectively.

# 7. Capital Stock

The capital stock in the Company is divided between Class A (840,000 shares issued and authorized) and Class B (160,000 shares issued and authorized). The Class A shares have voting rights and the Class B shares have no voting rights. The Shareholders are not personally obligated for the debts and obligations of the Company. Capital stock as of December 31, 2009 and December 31, 2008 is as follows:

	Number of Shares
Class A	
Miller (par value \$.01, per share)	420,000
Coors (par value \$.01, per share)	420,000
	840,000
Class B	
Miller (par value \$.01, per share)	160,000

# 8. Fair Value Measurements

The tables below summarize the Company's assets and liabilities that were measured at fair value as of December 31, 2009 and 2008. Derivative assets and liabilities are financial instruments measured at fair value on a recurring basis, and the guidance on fair value measurements and disclosures have been applied to these balances accordingly. See Note 1 "Basis of Presentation and Summary of Significant Accounting Policies."

The authoritative guidance for fair value establishes a hierarchy that prioritizes fair value measurements based on the types of inputs used for the various valuation techniques (market approach, income approach and cost approach). The Company utilizes a combination of market and income approaches to value derivative instruments. The Company's financial assets and liabilities are measured using inputs from the three levels of the fair value hierarchy. The three levels of the hierarchy are as follows:

Level 1 Unadjusted quoted prices in active markets for identical assets or liabilities

Level 2 Unadjusted quoted prices in active markets for similar assets or liabilities, or

# **Notes to Consolidated Financial Statements (Continued)**

#### 8. Fair Value Measurements (Continued)

Unadjusted quoted prices for identical or similar assets or liabilities in markets that are not active, or

Inputs other than quoted prices that are observable for the asset or liability

# Level 3 Unobservable inputs for the asset or liability

The following tables present information about the Company's assets and liabilities measured at fair value on a recurring basis as of December 31, 2009 and 2008 (in millions):

	Total Carrying Value as of		Fair Val		1easuren iber 31, 2		as
	mber 31, 2009	L	evel 1	L	evel 2	Le	vel 3
Commodity							
Derivative Assets	\$ 95.1	\$		\$	95.1	\$	_
Commodity Derivative							
Liabilities	(24.7)		(18.7)		(6.0)		_
Total	\$ 70.4	\$	(18.7)	\$	89.1	\$	_

	Total Carrying  Value as of December 31, 2008		lue Measurem ecember 31, 20	
Commodity				
Derivative				
Liabilities	\$ (155.0)	\$ (19.8)	\$ (135.2)	\$ —
Total	\$ (155.0)	\$ (19.8)	\$ (135.2)	\$ —

The Company endeavors to utilize the best available information in measuring fair value. The commodity derivative assets and liabilities are valued using the listed markets, if market data for identical commodity contracts exist or a combination of listed markets and published prices, if market data for similar commodity contracts exists. As such, these derivative instruments are classified within Level 1 or Level 2, as appropriate.

The carrying amounts of the Company's cash and cash equivalents, accounts receivable, notes receivable, accounts payable and current accrued liabilities approximate fair value as recorded due to the short-term maturity of these instruments. The Company considers all highly liquid temporary investments with an original maturity of three months or less when purchased to be cash equivalents. Assuming current market rates for similar instruments and adjusted for non-performance risk, the carrying value of long-term debt exceeds the fair value by approximately \$0.1 million and \$1.2 million as of December 31, 2009 and 2008, respectively.

# 9. Hedging Transactions and Derivative Financial Instruments

#### Overview and Risk Management Policies

In the normal course of business, the Company is exposed to fluctuations of commodity prices. These exposures relate to the acquisition of production and packaging materials. The Company has established policies and procedures that govern the strategic management of these exposures through the use of a variety of financial instruments. By policy, the Company does not enter into such contracts for trading purposes or for the purpose of speculation.

# **Notes to Consolidated Financial Statements (Continued)**

#### 9. Hedging Transactions and Derivative Financial Instruments (Continued)

The Company's objective in managing its exposure to fluctuations in commodity prices is to reduce the volatility in its cash flows and earnings caused by unexpected adverse fluctuations in the commodity markets. To achieve this objective, the Company enters into futures contracts, swaps and purchased option collars. In general, maturity dates of the contracts coincide with market purchases of the commodity. As of December 31, 2009, the Company had financial commodity swap and futures contracts in place to hedge certain future expected purchases of aluminum can sheet, aluminum cans, natural gas, and electricity. The Company also hedges the diesel fuel surcharge exposure that it subsidizes for its distributors. These contracts are either marked-to-market, with changes in fair value recognized in cost of goods sold, or have been designated as cash flow hedges of forecasted purchases, and recognized in other comprehensive income (loss). The maturities of the Company's derivative instruments range from several months to five years. The following are notional transaction amounts for the Company's outstanding derivatives, summarized by instrument type:

# Volume of Derivatives Outstanding as of 12/31/09

Commodity Type	l Value as of ber 31, 2009
Swaps	\$ 529.1
Exchange Traded Futures Contracts	72.5
Total	\$ 601.6

The Company also enters into physical hedging agreements directly with its suppliers, as a part of its risk management strategy. The Company has concluded that some of these contracts are derivatives and have elected the 'Normal Purchase Normal Sales' exemption on certain of these physical hedging derivative contracts. As a result, these contracts do not need to be recorded on the consolidated balance sheets at their fair value. The Company also considers whether any provisions in its contracts represent "embedded" derivative instruments as defined in the accounting standards. As of December 31, 2009, the Company has concluded that no "embedded" derivative instruments warrant separate fair value accounting.

#### Counterparty Risk and Collateral

Counterparty default risk is considered low because the types of derivatives that the Company enters into are either highly liquid exchange-traded instruments with frequent margin posting requirements or over-the-counter instruments transacted with highly rated financial institutions. Moreover, bilateral collateral posting arrangements are in place with the Company's counterparties, including some suppliers, which require posting of collateral if the fair values of its positions exceed certain thresholds. These agreements call for the posting of collateral in the form of cash if a fair value loss position to the Company's counterparties or the Company exceeds a certain amount.

The Company has elected to present its cash collateral utilizing a gross presentation, in which cash collateral amounts held or provided are not netted against the fair value of outstanding derivative instruments. As of December 31, 2009, the Company posted \$39.3 million in collateral with its counterparties, which is classified as prepaid assets and other assets in the consolidated balance sheets. Of this amount, \$25.1 million is associated with derivative contracts and \$14.2 million is associated with

# **Notes to Consolidated Financial Statements (Continued)**

#### 9. Hedging Transactions and Derivative Financial Instruments (Continued)

supply agreements whose out of the money positions are not reflected in the consolidated balance sheets.

# Hedge Accounting Policies & Presentation

The majority of all derivatives entered into by the Company qualify for and are designated as cash flow hedges, in accordance with FASB issued guidance.

All derivatives are recognized on the consolidated balance sheets at their fair value. See discussion regarding fair value measurements in Note 8 "Fair Value Measurements." The effective portion of changes in the fair value of commodity derivative instruments qualifying as cash flow hedges are reported in other comprehensive income (loss) and are subsequently reclassified into earnings when the forecasted transaction affects earnings. Gains and losses from the ineffective portion or the excluded component of any hedge are recognized in the income statement immediately. The Company formally documents all relationships between hedging instruments and hedged items, as well as the riskmanagement objective and strategy for undertaking hedge transactions as required by the standards. The Company formally assesses both at hedge inception and on an ongoing basis, whether the derivatives that are used in hedging transactions have been highly effective in offsetting changes in the cash flows of hedged items and whether those derivatives may be expected to remain highly effective in future periods. When it is determined that a derivative is not, or has ceased to be, highly effective as a hedge, the Company discontinues hedge accounting prospectively. When the Company discontinues hedge accounting prospectively, but it continues to be probable that the forecasted transaction will occur, the existing gain or loss on the derivative remains in accumulated other comprehensive loss and is reclassified into earnings when the original forecasted transaction affects earnings. In a situation where it becomes probable that a hedged forecasted transaction will not occur, any gains and/or losses that have been recorded to accumulated other comprehensive income (loss) would be required to be immediately reclassified into earnings. In all situations in which hedge accounting is discontinued and the derivative remains outstanding, the Company will carry the derivative at its fair value on the consolidated balance sheets until maturity, recognizing future changes in the fair value in current-period earnings.

The Company records realized gains and losses from commodity derivative instruments to the same financial statement line item as the hedged item/forecasted transaction. Changes in unrealized gains and losses for derivatives not designated as a cash flow hedge are recorded directly in earnings each period and are recorded to the same financial statement line item as the associated realized (cash settled) gains and losses.

# **Notes to Consolidated Financial Statements (Continued)**

# 9. Hedging Transactions and Derivative Financial Instruments (Continued)

# Results of Derivative Activities

The following table presents the location of all assets and liabilities associated with the Company's hedging instruments within the consolidated balance sheets as of December 31, 2009 (in millions):

	Asset Derivatives			Liability Derivatives			
	Balance Sheet Location	a	Value s of 31/09	Balance Sheet Location		r Value as of 31/09	
Derivatives designated as hedging instruments:							
Commodity Contracts	Derivative Financial Instruments—Current	\$	6.9	Derivative Financial Liabilities—Current	\$	(13.4)	
	Derivative Financial Instruments—Long term		88.0	Derivative Financial Liabilities—Long term		(11.3)	
Total derivatives designated as hedging instruments		\$	94.9		\$	(24.7)	
Derivatives not designated as hedging instruments:							
Commodity Contracts	Derivative Financial Instruments—Current	\$	0.2	Derivative Financial Liabilities—Current	\$	_	
Total derivatives not designated as hedging instruments:		\$	0.2		\$		
Total Derivatives		\$	95.1		\$	(24.7)	

The following tables present the impact of derivative instruments and their location within the consolidated statements of operations for the year ended December 31, 2009 (in millions). Amounts are presented gross of tax.

	For th	e year ended Decemb	er 31, 2009	
			Location of	Amount of Gain (Loss)
Amount of Gain (Loss) Recognized in OCI on Derivative (Effective Portion)	Location of Gain (Loss) Reclassified from AOCI into Income (Effective Portion)	Amount of Gain (Loss) Reclassified from AOCI into Income (Effective Portion)	Reclassified from AOCI into Income (Ineffective Portion and Amount Excluded from Effectiveness	Recognized in Income on Derivative (Ineffective Portion and Amount Excluded from Effectiveness Testing)
101010)		1011011)		
	Cost of Goods		Cost of Goods	
\$ 134.9	Sold	\$ (80.8)	Sold	\$ (4.6)
\$ 134.9		\$ (80.8)		\$ (4.6)
	Gain (Loss) Recognized in OCI on Derivative (Effective Portion)	Amount of Gain (Loss) Gain (Loss) Recognized in OCI on Derivative (Effective Portion)  Cost of Goods  Location of Gain (Loss) Reclassified from AOCI into Income (Effective Portion)	Amount of Gain (Loss) Gain (Loss) Reclassified Recognized in OCI on AOCI Derivative into Income (Effective Portion)  Cost of Goods \$ 134.9 Sold \$ (80.8)	Amount of Gain (Loss)  Amount of Gain (Loss)  Reclassified from  AOCI  into Income from from portion and  AOCI  AOCI  AOCI  AOCI  Excluded from Effectiveness Portion  Cost of Goods  Sold  Sold  Amount of  Gain (Loss)  AOCI  into Income (Effective Effectiveness  Testing)

# **Notes to Consolidated Financial Statements (Continued)**

# 9. Hedging Transactions and Derivative Financial Instruments (Continued)

	For the year ended	For the year ended December 31, 2009			
	Location of Gain (Loss) Recognized in Income on Derivative	,			
Derivatives not in Hedging Relationship:					
Commodity Contracts	Cost of Goods Sold	\$	(0.6)		
Total		\$	(0.6)		

Included in the Company's total net unrealized gains from commodity cash flow hedges as of December 31, 2009, are approximately \$3.0 million in unrealized net losses that are expected to be reclassified into earnings within the next calendar year.

# **Notes to Consolidated Financial Statements (Continued)**

#### 10. Other Current Liabilities

Other current liabilities consist of (in millions):

December 31, 2009		Dec	ember 31, 2008
\$	82.0	\$	83.5
	60.2		61.6
	13.5		19.4
	27.2		32.5
\$	182.9	\$	197.0
		\$ 82.0 60.2 13.5 27.2	\$ 82.0 \$ 60.2 13.5 27.2

# 11. Employee Retirement Plans

# Defined Benefit Plans

The Company offers defined benefit plans that cover salaried non-union, hourly non-union and union employees while maintaining separate benefit structures across the various employee groups. Benefit accruals for the majority of salaried non-union employees have been frozen and the plans are closed to new non-union entrants.

Benefits for eligible hourly non-union employees are generally based on pay and service. Benefit accruals for hourly union employees are the subject of collective bargaining and are based on a flat rate per year of service. Through the collective bargaining process, benefit accruals have also been frozen and the plans closed to new entrants for some of the union employee groups.

The actuarial method used is the unit credit method.

Total defined benefit plan expense for the year ended December 31, 2009 and the six months ended December 31, 2008, was \$95.7 million and \$12.9 million, respectively.

# **Notes to Consolidated Financial Statements (Continued)**

# 11. Employee Retirement Plans (Continued)

The changes in the projected benefit obligation, plan assets and the funded status of the pension plans are as follows (in millions):

	٢		2008
Actuarial present value of accumulated benefit obligation	P	2,206.1	\$ 2,057.0
Change in projected benefit obligation:			
Projected benefit obligation, January 1, 2009 and July 1, 2008	5	2,087.2	\$ 1,941.3
Service cost		17.1	11.4
Plan amendments		5.9	_
Interest cost		126.1	63.3
Actuarial loss		134.8	141.1
Curtailment loss/(gain)		1.5	(1.5)
Benefits paid		(140.2)	(68.4)
Projected benefit obligation, end of year	5	2,232.4	\$ 2,087.2
Change in plan assets:			
Fair value of assets, January 1, 2009 and July 1, 2008	5	1,498.2	\$ 1,732.1
Actual return on plan assets		206.8	(236.5)
Employer contributions		117.2	71.0
Benefits paid		(140.2)	(68.4)
Fair value of plan assets, end of year	5	1,682.0	\$ 1,498.2
Funded status at end of year:			
Projected benefit obligation	5	(2,232.4)	\$ (2,087.2)
Fair value of plan assets		1,682.0	1,498.2
Funded status—underfunded	5	(550.4)	\$ (589.0)
Amounts recognized in the consolidated balance sheets:			
Current liabilities	5	(2.4)	\$ (2.4)
Noncurrent liabilities		(548.0)	(586.6)
Total §	5	(550.4)	\$ (589.0)
Amounts included in accumulated other comprehensive loss:			
Net actuarial loss	5	755.2	\$ 752.2
Prior service cost		9.2	29.3
Total	5	764.4	\$ 781.5

The estimated prior service cost and net actuarial loss for defined benefit pension plans that will be amortized from accumulated other comprehensive loss into net periodic benefit cost over the next fiscal year are \$2.2 million and \$47.7 million, respectively.

The Company maintains two plan trusts, one of which is attributable to employees formerly employed by Coors (the "Coors Trust") and one attributable to employees formerly employed by Miller (the "Miller Trust"). The assets of these plans are invested differently. The following compares target

# **Notes to Consolidated Financial Statements (Continued)**

# 11. Employee Retirement Plans (Continued)

asset allocation percentages with actual asset allocations as of December 31, 2009 and December 31, 2008:

	As of December 31, 2009				As of December 31, 2008				
	Coors T	Trust	Miller T	Miller Trust Coors Trust Miller			Miller Trust Coors Trust Miller Trust		Γrust
	Target Allocation	Actual Allocation	Target Allocation	Actual Allocation	Target Allocation	Actual Allocation	Target Allocation	Actual Allocation	
Equity securiti	46%	51%	60%	63%	46%	34%	65%	63%	
Fixed- incomε									
securiti	45%	43%	35%	34%	45%	57%	30%	30%	
Real estate									
(*)	9%	6%	5%	3%	9%	9%	5%	7%	
Total	100%	100%	100%	100%	100%	100%	100%	100%	

# (\*) Including derivatives

The Company uses a mix of equity, fixed-income and real estate investment funds to achieve return, diversification and liquidity objectives consistent with an established risk tolerance developed through careful consideration of plan liabilities, funded status, objectives and constraints, as well as the Company's financial condition. Equity securities primarily include investments in commingled equity funds (common & collective trusts), large and small cap domestic equities, and international equities including emerging markets. Fixed income securities include corporate debt instruments, non-government backed securities, government bonds, government mortgage-backed securities, and U.S. government agency securities. Real estate, primarily through real estate funds, comprises a small portion of plan investments and other investments include, but are not limited to, interest rate derivatives and related collateral intended to hedge interest rate risk, as well as municipal and provincial bonds and notes.

The more significant commingled fund holdings within the Coors Trust portfolio include the following:

Sector/Fund	% of Total Fund
International Equities	10.2%
Domestic Equities	9.4%
International Equities	6.9%
Domestic Equities	5.0%
	31.5%
	International Equities  Domestic Equities  International Equities

# **Notes to Consolidated Financial Statements (Continued)**

# 11. Employee Retirement Plans (Continued)

Significant sector holdings within the Miller Trust portfolio, representing more than 10% of the funds' net assets are outlined below:

Fund Name	Sector/Fund	% of Fund
	Consumer	
Russell Equity I	Discretionary	14.3%
	Energy	11.0%
	Financial Services	20.9%
	Health Care	11.0%
	Technology	18.1%
		75.3%

Consumer	
Discretionary	10.3%
Financial Services	16.9%
Health Care	15.3%
Producer Durables	11.2%
Technology	17.7%
	71.4%
Consumer	
Discretionary	17.2%
Financial Services	21.6%
Producer Durables	13.1%
Technology	19.5%
	71.4%
Consumer	
Discretionary	12.8%
Financial Services	28.5%
Materials & Processing	13.1%
	54.4%
Morgan Stanley Prime	
Property	20.1%
INVESCO Core Real	
Estate-USA	17.8%
JPMorgan Strategic	
Property Fund	17.7%
Prudential Property Inv	
Separate Acct	16.8%
	72.4%
	Financial Services Health Care Producer Durables Technology  Consumer Discretionary Financial Services Producer Durables Technology  Consumer Discretionary Financial Services Materials & Processing  Morgan Stanley Prime Property INVESCO Core Real Estate-USA JPMorgan Strategic Property Fund Prudential Property Inv

# \*) As of September 30, 2009, real estate reports on a quarter lag

Plan assets are invested in a manner that addresses the need to generate incremental returns in the context of an appropriate risk budget, based on plan objectives, constraints, liability profile and funded status. Target allocation percentages for each asset class have been established and are outlined above. Each portfolio is managed by professional investment managers operating within specific investment guidelines.

# **Notes to Consolidated Financial Statements (Continued)**

#### 11. Employee Retirement Plans (Continued)

Risk management is accomplished via several key drivers that include asset allocation targets, diversification across suitable asset classes, hedging an appropriate level of interest rate risk, and selecting prudent investment guidelines.

The Company believes that the current portfolios of plan assets reflect an appropriate level of diversification based on asset-liability studies recently conducted by outside third parties and that no significant concentrations of risk exist in any single category of assets.

Investment return assumptions for all plans have been determined by applying projected capital market return assumptions obtained from the Company's third party advisors, to plan assets on a weighted average basis, adding an active management premium where appropriate, and considering investment manager fees.

# Fair Value of Plan Assets

Fair values of the Company's plan assets as of December 31, 2009 are outlined below. Certain asset classes fall into more than one fair value reporting level due to the nature of individual holdings or the source utilized to price certain assets.

# **Notes to Consolidated Financial Statements (Continued)**

# 11. Employee Retirement Plans (Continued)

Coors Trust—Fair Value Measurements as of December 31, 2009 (in millions):

	Level One		Level Two		Level Three		 Total
Receivables							
Due from Brokers for Sale of Securities	\$	9.7	\$	_	\$	_	\$ 9.7
Accrued Income		5.6		_		_	5.6
Total Receivables	\$	15.3	\$		\$		\$ 15.3
Investments							
Cash & Equivalents (Interest Bearing)	\$	1.4	\$	_	\$	_	\$ 1.4
Common/Collective Trusts		_		318.3		_	318.3
Real Estate		_		_		47.2	47.2
Corporate Stock		80.7		_		_	80.7
Corporate Debt							
Collateralized Obligations & Mortgage							
Backed Securities ("MBS")		_		3.1		5.8	8.9
Corporate Bonds		_		241.4		_	241.4
Fixed Income Securities							
Government Collateralized Obligations &							
MBS		_		13.7		_	13.7
Government Bonds		_		146.2		_	146.2
Collateral Related to Securities Lending		_		70.4		_	70.4
Other							
Municipal & Provincial Bonds		_		13.0		_	13.0
Derivatives—Swaps		_		_		8.1	8.1
Cash Collateral Related to Derivatives		_		_		27.2	27.2
<b>Total Investments</b>	\$	82.1	\$	806.1	\$	88.3	\$ 976.5
Liabilities							
Collateral Due Under Securities Lending	\$	_	\$	(70.4)	\$		\$ (70.4)
Due on Derivative Contracts		_		(23.4)		(11.1)	(34.5)
Due to Brokers for Securities Purchased		(102.8)		_		(0.1)	(102.9)
Total Liabilities	\$	(102.8)	\$	(93.8)	\$	(11.2)	\$ (207.8)
Net Assets Available for Benefits	\$	(5.4)	\$	712.3	\$	77.1	\$ 784.0

# **Notes to Consolidated Financial Statements (Continued)**

# 11. Employee Retirement Plans (Continued)

Following is detail on changes in asset values of Level 3 investments (in millions):

							Change in			
		Transfers					UGL Adj			
		In/(Out)	Purchases		Additional	Change in	Due		Transfers	
	Beginning	Beginning		Sales	Security	Unrealized	to	Realized	In/(Out)	
		of	at	at	Related	Gain/	Transfer	Gain/	End	Ending
Investment	Balance	Period	Cost	Proceeds	Items	(Loss)	In/(out)	(Loss)	of Period	Balance
Real Estate	\$ 67.4	\$ —	\$ —	\$ (0.7)\$	1.3	\$ (20.7)	\$	\$ (0.1)	\$ —	\$ 47.2
Collateralized										
Obligations										
MBS	24.3	0.2	7.6	(16.6)	(2.6)	5.5	(0.7)	(1.0)	(10.9)	5.8
Derivatives—										
Swaps	38.5	_	0.4	(3.5)	_	(27.3)	(2.9)	2.9	_	8.1
Cash										
Collateral										
Related to										
Derivatives		_	30.1	(3.0)	_		_		_	27.2
Due on										
Derivative										
Contracts	_	(12.8)	98.0	(96.2)	_	_	_	_	_	(11.1)
Due to										
Brokers for										
Securities										
Purchased	_	(0.6)	_	_	_	(0.1)	0.6	_	_	(0.1)
Total	\$ 130.2	\$ (13.2)	\$ 136.1	\$ (120.0)\$	(1.3)	\$ (42.6)	\$ (3.0)	\$ 1.8	\$ (10.9)	\$ 77.1

Miller Trust—Fair Value Measurements as of December 31, 2009 (in millions):

	Level One I		Le	Level Two		Level Three		Total
Receivables								
Due from Brokers for Sale of Securities	\$	3.0	\$	_	\$	_	\$	3.0
Accrued Income		4.6		_		_		4.6
Total Receivables	\$	7.6	\$		\$	_	\$	7.6
Investments								
Common/Collective Trusts	\$	_	\$	559.2	\$	28.9	\$	588.1
Mutual Funds		20.6		_		_		20.6
Corporate Debt								
Collateralized Obligations & MBS		_		255.4		_		255.4
Corporate Bonds		_		1.0		_		1.0
Asset Backed Securities		_		5.0		_		5.0
Short Term Notes		_		_		0.4		0.4
Fixed Income Securities								
Government Bonds		_		11.1		_		11.1
Municipal & Provincial Bonds		_		9.9		_		9.9
<b>Total Investments</b>	\$	20.6	\$	841.6	\$	29.3	\$	891.5
Liabilities								
Due on Derivative Contracts	\$	(0.9)	\$	(0.2)	\$		\$	(1.1)
Total Liabilities	\$	(0.9)	\$	(0.2)	\$	_	\$	(1.1)
Net Assets Available for Benefits	\$	27.3	\$	841.4	\$	29.3	\$	898.0

# **Notes to Consolidated Financial Statements (Continued)**

#### 11. Employee Retirement Plans (Continued)

Following is detail on changes in asset values of Level 3 investments:

Investment	•	ginning alance	P	urchases at Cost	P	Sales at roceeds	Realized ain/(Loss)	Unrealized Gain/(Loss) hange Market Value	nding alance
Common/Collective									
Trusts (Real Estate									
Funds)	\$	45.0	\$	_	\$	(2.1)	\$ (0.2)	\$ (13.8)	\$ 28.9
Non-Gov't Backed CMO's & MBS		0.4		_		_	_	_	0.4
Total	\$	45.4	\$	_	\$	(2.1)	\$ (0.2)	\$ (13.8)	\$ 29.3

#### Valuation Techniques

Detailed below are the valuation techniques used to determine the fair value of the various types of plan assets:

Cash & Equivalents (Level 1)—Includes interest and non-interest bearing cash (as well as certificates of deposit which are assigned a Level 2 and outlined below). Valued at cost.

Corporate Stock (Level 1)—Valued using the official close, last trade, bid, or ask price (all readily observable inputs) reported on the active market or exchange on which the individual securities are traded.

Derivatives—Futures (Level 1)—Valued using exchange traded quotes that are readily observable in the market.

Mutual Funds (Level 1)—Mutual funds are investment companies registered under the Investment Company Act of 1940 that pool the capital of many investors. They are valued using the official close, last trade, bid, or ask price (all readily observable inputs) reported on the active market or exchange on which the funds are traded.

Certificates of Deposit (Level 2)—Classified under cash and cash equivalents. Priced using spreads off various interest rate curves (e.g., LIBOR, government) obtained from dealer quotes and therefore are indirectly observable.

Common/Collective Trusts (CCT's; Commingled Funds) (Level 2)—CCT's are trusts established for the collective investment of assets contributed from employee benefit plans maintained by more than one employer. Units are valued based on the fair value of the fund's underlying investments, with the fund valued at Net Asset Value (NAV) observable only indirectly via fund managers by fund participants.

Corporate Debt (Level 2)—Comprised of asset backed securities, commercial mortgage-backed securities, commercial paper, and corporate bonds. Corporate debt instruments that are non-government backed collateralized mortgage obligations are classified as Level 3 and are noted below. Priced by brokers based on structured product markets, interest rate movements, new issue information, issuer ratings, dealer quotes, trade prices, etc., which are either directly or indirectly observable.

# **Notes to Consolidated Financial Statements (Continued)**

#### 11. Employee Retirement Plans (Continued)

Fixed Income Securities (Level 2)—Comprised of government agencies, government bonds, government mortgage backed securities, guaranteed fixed income securities, index-linked government bonds and short-term bills and notes. Priced based on dealer quotes, bond market activity, trade execution data, interest rate movements and volatilities, LIBOR/Swap forward curves, credit spreads which are either directly or indirectly observable.

Investment of Collateral (Related to Securities Lending) (Level 2)—Consists of an investment in a cash collateral commingled fund holding government bonds, government agency securities, letters of credit, repurchase agreements and cash equivalents. Valued at the closing price reported on the active market on which the individual securities are traded using an institutional bid evaluation or institutional mid evaluation, observable only indirectly via the fund manager by fund participants.

Municipal/Provincial Bonds (Level 2)—Priced using data obtained from market makers, brokers, dealers and analysts. Data includes information on current trades, bid-wanted lists and offerings, general information on market movement, direction, trends and specific data on specialty issues.

Derivatives—Swaps/Options/Swaptions (Level 2)—Priced using relatively observable inputs including yields, interest rate curves and spreads. Exchange traded derivatives are typically priced using the last trade price representing the last price at which the security was last traded on the exchange.

Non-Government Backed Collateralized Mortgage Obligations (Level 3)—Are classified as corporate debt but assigned Level 3; all other corporate debt instruments are classified as Level 2. Priced by brokers based on structured product markets, interest rate movements, new issue information, issuer ratings, dealer quotes, trade prices, etc., which are neither directly or indirectly observable.

Real Estate/Real Estate Funds (Level 3)—Valued by the investment managers and independent appraisers on a periodic basis. Data is not readily observable.

Derivatives—Swaps/Options/Swaptions—Are classified as Level 3 only if priced by the investment manager holding the instrument since this information is not directly observable.

Cash Collateral Related to Derivatives—Collateral held by the investment manager or counterparty on derivative contracts that are priced by the investment manager, and as with derivatives that are priced by the investment manager and classified as Level 3, are not directly observable.

# **Notes to Consolidated Financial Statements (Continued)**

# 11. Employee Retirement Plans (Continued)

# Pension Expense

The following represents the Company's net periodic pension cost (in millions):

	 ear ended nber 31, 2009	 nonths ended nber 31, 2008
Components of net		
periodic pension cost:		
Service cost	\$ 17.1	\$ 11.4
Interest cost	126.1	63.3
Expected return on assets	(122.1)	(69.3)
Amortization of prior		
service cost	3.5	2.3
Amortization of actuarial		
loss	47.1	5.7
Curtailment loss/(gain),		
including termination		
benefits	24.0	(0.5)
Net periodic pension cost	\$ 95.7	\$ 12.9

Pension expense is actuarially calculated annually based on data available at the beginning of each year. Assumptions used in the calculations are determined separately for the Coors Trust and the Miller Trust and include the settlement discount rate, expected rate of return on investments and rate of compensation increases and are detailed in the table below.

		Coors Trust		Miller Trust				
	For	the years ended		For				
	December 31, 2009	December 31, 2008	July 1, 2008	December 31, 2009	December 31, 2008	July 1, 2008		
Weighted								
average assumption								
Discount rate								
(1)	5.57%	6.22%	6.70%	5.78%	6.17%	6.80%		
Expected								
return on								
plan assets	7.40%	7.80%	7.80%	7.70%	7.84%	8.28%		
Rate of compensation								
increases	3.00%	3.00%	3.00%	3.50%	3.50%	3.50%		

<sup>(1)</sup> Rate utilized, as determined separately for the Coors Trust and the Miller Trust using the Citigroup Pension Liability Index and combined projected cash flows from each trust's pension and other post retirement plans, at year-end for the following year's pension expense and related balance sheet amounts at current year-end.

# **Contributions**

The Company expects that its contributions to the plans will be in the range of \$100 million to \$120 million during 2010.

# **Notes to Consolidated Financial Statements (Continued)**

#### 11. Employee Retirement Plans (Continued)

# **Benefit Payments**

The following benefits are expected to be paid by the plans for the years ending December 31 as follows (in millions):

Years ending December 31	
2010	\$ 157.8
2011	139.8
2012	143.5
2013	148.1
2014	153.1
2015-2019	830.3

The most recent valuation of the pension plans was completed by an independent actuary as of December 31, 2009.

# Pension Plan Curtailment and Special Termination Benefits

As part of collective bargaining in 2009, cessation of benefit accruals were negotiated to occur when the current labor agreements expire for hourly union employees at the Eden, Trenton and Leinenkugel breweries. This resulted in a curtailment loss of \$22.5 million which is reflected in the net periodic pension cost.

Certain employees at the Golden brewery whose jobs were eliminated in 2009 were granted service to reach significant retirement milestones. This resulted in a \$1.5 million special termination benefit which is reflected in net periodic pension cost.

Effective December 31, 2008, benefits were frozen for all employees who were former salaried exempt employees of Coors as well as former salaried non-exempt and hourly non-union employees of Coors who were hired after December 31, 2007. This resulted in a curtailment gain of \$2.4 million and is reflected in net periodic pension cost in 2008.

Certain employees meeting specified age and service requirements, and whose jobs were eliminated due to the MillerCoors joint venture were granted additional service credits under the plans. The cost of these special termination benefits equaled \$1.9 million and is reflected in net periodic pension cost in 2008.

# **Notes to Consolidated Financial Statements (Continued)**

#### 11. Employee Retirement Plans (Continued)

# Change in Accumulated Other Comprehensive Loss

Changes in pension plan assets and benefit obligations recognized in accumulated other comprehensive loss for year ended December 31, 2009 and six months ended December 31, 2008 were as follows:

Accumulated other comprehensive loss as of July 1,	
2008:	\$ 343.7
Amortization of prior service credit	(2.3)
Amortization of actuarial loss	(5.7)
Current period actuarial loss	445.3
Curtailments	0.5
Accumulated other comprehensive loss as of	
December 31, 2008:	\$ 781.5
Amortization of prior service credit	(3.5)
Amortization of actuarial loss	(47.1)
Current period actuarial loss	50.1
Prior service cost/plan amendments	5.9
Curtailments	(22.5)
Accumulated other comprehensive loss as of	<del></del>
December 31, 2009:	\$ 764.4

#### Multi-employer Plan

The Company and Pabst Brewing Company ("Pabst") are responsible for the Milwaukee Brewery Workers' Pension Plan. In connection with Pabst's closure of its Milwaukee, Wisconsin brewery and its contract brewing agreement with the Company, Pabst entered into a Withdrawal Liability Settlement Agreement which requires annual payments by Pabst to this pension plan of approximately \$4.0 million until 2013. In the event that Pabst is unable to fulfill its pension plan obligation, the plan would have recourse to all the assets of Pabst and its parent company. If such assets do not satisfy Pabst's remaining pension obligation, the Company would be obligated to fund the remaining Pabst withdrawal liability until 2013.

In accordance with FASB guidance, in a multiemployer plan, an employer treats the plan as a defined contribution plan and recognizes expense when contributions are made. Contributions by the Company to the multi-employer plan for the year ended December 31, 2009 and six months ended December 31, 2008 are \$6.2 million and \$2.6 million, respectively, and were recognized as expense during the year.

# **Defined Contribution Plan**

Essentially all employees of the Company are covered by a qualified defined contribution plan, the provisions of which vary by employee group. Contributions by the Company to qualified defined contribution plans for the year ended December 31, 2009 and six months ended December 31, 2008, are \$35.0 million and \$12.0 million, respectively.

The Company provides a non-qualified defined contribution plan designed to provide allocations to executives with annual earnings exceeding the Internal Revenue Service ("IRS") compensation limit for qualified plans. The plan provides an allocation of 9% of compensation earned above the IRS

# **Notes to Consolidated Financial Statements (Continued)**

#### 11. Employee Retirement Plans (Continued)

compensation limit. Contributions of \$1.1 million were made by the Company to this plan for the year ended December 31, 2009. No contributions were made to this plan for the six months ended December 31, 2008.

#### 12. Postretirement Benefits

The Company has postretirement plans that provide medical benefits and life insurance and, in some cases, dental and vision coverage for retirees and eligible dependents. The plans are not funded. The Company's postretirement health plan qualifies for the federal subsidy under the Medicare Prescription Drug Improvement and Modernization Act of 2003 ("the Act") because the prescription drug benefits provided under the Company's postretirement health care plan for Medicare eligible retirees generally require lower premiums from covered retirees and have lower copayments and deductibles than the benefits provided in Medicare Part D and, accordingly, are actuarially equivalent to or better than, the benefits provided under the Act. The net benefits paid for the year ended December 31, 2009 and the six months ended December 31, 2008, including prescription drugs, are \$42.0 million and \$19.2 million, respectively. No subsidies were received in 2009, and a subsidy of \$0.5 million was received in 2008.

The Company's net periodic postretirement benefit cost and changes in the projected benefit obligation of the postretirement benefit plans are as follows (in millions):

	Dece	er ended ember 31, 2009	Six months ended December 31, 2008			
Components of net periodic						
postretirement benefit cost:						
Service cost	\$	12.2	\$	5.4		
Interest cost		42.8		21.8		
Amortization of prior service						
credit		(5.7)		(2.8)		
Amortization of actuarial loss		8.2		2.4		
Special termination						
benefits/curtailment loss		0.8		1.0		
Net periodic postretirement						
benefit cost	\$	58.3	\$	27.8		

# **Notes to Consolidated Financial Statements (Continued)**

# 12. Postretirement Benefits (Continued)

	Dece	ember 31, 2009		mber 31, 2008
Change in projected benefit obligation:				
Projected benefit obligation, January 1, 2009 and July 1,				
2008	\$	719.2	\$	665.7
Service cost		12.2		5.4
Interest cost		42.8		21.8
Plan amendments		(2.0)		(1.0)
Actuarial (gain)/loss		(100.6)		45.5
Special termination				
benefits/curtailment loss		0.8		1.0
Benefits paid		(42.0)		(19.2)
Projected benefit obligation, at end				
of year	\$	630.4	\$	719.2
Change in plan assets:	====			
Fair value of assets, January 1,				
2009 and July 1, 2008	\$	_	\$	_
Employer contributions		42.0		19.2
Benefits paid		(42.0)		(19.2)
Fair value of plan assets, at end of				
year	\$		\$	
Funded status at end of year:	<u> </u>		<u> </u>	
Projected benefit obligation	\$	(630.4)	\$	(719.2)
Fair value of plan assets	ψ	(030.4)	ψ	(719.2)
Funded status—underfunded	Φ.	((20.4)	Φ.	(710.2)
	\$	(630.4)	\$	(719.2)
Amounts recognized in the consolidated balance sheets:				
Current liabilities	\$	(43.7)	\$	(53.6)
Noncurrent liabilities		(586.7)		(665.6)
Total	\$	(630.4)	\$	(719.2)
Amounts included in accumulated other comprehensive (income) loss:				
Net actuarial loss	\$	25.5	\$	134.3
Prior service benefit		(27.1)		(30.8)
Total	\$	(1.6)	\$	103.5
	-		-	

The estimated prior service benefit and net actuarial loss for defined benefit postretirement plans that will be amortized from accumulated other comprehensive loss into net periodic postretirement benefit cost over the next year are (\$6.0) million and \$1.2 million, respectively. The obligations under these plans were determined by the terms of the plans, together with the relevant actuarial assumptions and health care cost trend rates. These assumptions have been determined separately for retirees who

# **Notes to Consolidated Financial Statements (Continued)**

# 12. Postretirement Benefits (Continued)

were former employees of Coors and retirees who were former employees of Miller and are detailed in the table below.

	Year ended Dec	ember 31, 2009
	Former Employees of Coors	Former Employees of Miller
Discount Rate	5.57%	5.78%
Health Care Cost	Ranging ratable from 7.8% in 2010 to	Ranging ratable from 7.5% in 2010 to
Trend Rate	5.0% in 2019	5.0% in 2019

	Six months ended I	December 31, 2008
	Former Employees of Coors	Former Employees of Miller
Discount Rate	6.22%	6.17%
Health Care Cost	Ranging ratable from 8.3% in 2009 to	Ranging ratable from 8.2% in 2009 to
Trend Rate	5.0% in 2022	5.0% in 2022

The assumed health care cost trend rates have a significant effect on the amounts reported for other postretirement benefits. A 1% change in the assumed health care cost trend rate would have the following effects (in millions):

	1%	Increase	1%	Decrease
Effect on total of service and interest				
cost components	\$	6.0	\$	(5.1)
Effect on postretirement benefit				
obligation		51.2		(46.1)

# Benefit Payments

The following benefits are expected to be paid by the plans for the years ending December 31 as follows (in millions):

Years ending December 31	
2010	\$ 43.7
2011	44.6
2012	44.5
2013	44.5
2014	44.9
2015-2019	232.8

# **Notes to Consolidated Financial Statements (Continued)**

#### 12. Postretirement Benefits (Continued)

# Change in Accumulated Other Comprehensive (Income)/Loss

Changes in postretirement benefit plan assets and benefit obligations recognized in other comprehensive (income)/loss for the year ended December 31, 2009 and the six months ended December 31, 2008, were as follows:

Accumulated other comprehensive loss as of July 1,	
2008:	\$ 58.6
Amortization of prior service credit	2.8
Amortization of actuarial loss	(2.4)
Current period actuarial loss	45.5
Curtailments	(1.0)
Accumulated other comprehensive loss as of	 
December 31, 2008:	\$ 103.5
Amortization of prior service credit	5.7
Amortization of actuarial loss	(8.2)
Current period actuarial gain	(100.6)
Prior service credit/plan amendments	(2.0)
Accumulated other comprehensive income as of	
December 31, 2009:	\$ (1.6)

#### **Current Period Actuarial Gain**

The \$100.6 million actuarial gain recognized during the year is primarily driven by a favorable change in the expected benefit claims assumption in the Miller postretirement benefit plans. The change is based on favorable historical trends in the benefit claims.

### Postretirement Curtailment and Special Termination Benefits

Certain employees at the Golden brewery whose jobs were eliminated in 2009 were granted service to reach significant retirement milestones. This resulted in a \$0.8 million special termination benefit which is reflected in net periodic postretirement benefit cost.

### 13. Debt

The Company's total long-term borrowings are comprised of the following (in millions):

	December 31, 2009		Dec	ember 31, 2008
RMMC joint venture 7.2% notes due 2013	\$	18.2	\$	22.7
RMMC joint venture borrowings	Ψ	10.2	Ψ	22.7
due 2011		16.0		16.0
Promissory notes		3.2		3.5
Total long-term debt (including current portion)		37.4		42.2
Less: Current portion of long-term				
debt		4.6		4.5
Long-term debt	\$	32.8	\$	37.7

On January 24, 2002 and July 1, 2002, RMMC completed the private placement of \$50 million principal amount of 7.2% senior notes (Series A and B, respectively), due 2013. The senior notes were amended on August 31, 2004 which effectively changed the notes from secured to unsecured. The notes

#### **Notes to Consolidated Financial Statements (Continued)**

#### 13. Debt (Continued)

include semi-annual prepayments of principal, as well as optional prepayments and redemption provisions (make-whole provisions). The optional pre-payment and redemption price is equal to the 100% of the principal amount paid, interest accrued thereon, as well as the make-whole amount.

On July 25, 2008, RMMC entered into a credit agreement with Deutsche Bank in the amount of \$16 million. The loan is guaranteed by Molson Coors and comes due on December 25, 2011. This loan bears interest at a variable rate which resets quarterly based on three month LIBOR plus a spread of 1.21%. The all-in rate at December 31, 2009 was 1.50%. Interest is paid quarterly. Terms of the agreement allow for partial or complete prepayment of the loan without penalty.

The Company holds promissory notes with Ball Corporation in regard to a loan agreement established as part of the RMMC joint venture. The notes are the result of certain tax benefits received by Ball Corporation from the depreciation of assets purchased by the Company. A calculation is performed annually to determine if a loan is made to or from Ball based on the most recent tax filings. Loans made by the Company to Ball are immaterial in amount and netted against the loans from Ball. The notes will become due at the earlier of (i) tax benefits are no longer received by Ball, (ii) the dissolution of RMMC or (iii) an event of default. Payments against this balance are not expected to be made in the foreseeable future.

As of December 31, 2009, the aggregate principal debt maturities of long-term debt borrowings for the next five fiscal years are as follows (in millions):

2010	\$ 4.6
2011	20.5
2012	4.6
2013	4.5
2014	_
Thereafter	3.2
Total	\$ 37.4

As of December 31, 2009, the Company was in compliance with the terms of its debt facilities.

# 14. Transactions with Affiliates

Transactions with affiliates include service agreement arrangements, the purchase and sale of beer, and other charges for goods and services incurred on behalf of related parties.

The Company participates in four service agreement arrangements that began on July 1, 2008. These agreements are with Miller and Molson Coors, in which the Company serves as both the recipient and provider of services. Each service agreement is made between the two respective parties only. However, for the services supplied to Miller, this also includes Miller Brewing International and other subsidiaries of Miller. For the services supplied to Molson Coors, this also includes Coors Brewing International and other subsidiaries of Molson Coors. Service agreement charges to Miller for the year ended December 31, 2009 and six months ended December 31, 2008 are \$1.5 million and \$0.8 million, respectively. Service agreement and other charges to Molson Coors for the year ended December 31, 2009 and six months ended December 31, 2008 are \$1.4 million and \$0.6 million.

# **Notes to Consolidated Financial Statements (Continued)**

# 14. Transactions with Affiliates (Continued)

respectively. Service agreement and other costs from Molson Coors for the year ended December 31, 2009 and six months ended December 31, 2008 are \$12.7 million and \$5.8 million, respectively.

Outside of the service agreement, affiliate transactions relate mainly to beer purchases and sales. The Company recorded sales of \$68.9 million and \$32.4 million for the year ended December 31, 2009 and six months ended December 31, 2008, respectively, under a contract brewing relationship with Miller Brewing International. The Company recorded sales of beer to Molson Coors of \$9.9 million and \$2.9 million for the year ended December 31, 2009 and six months ended December 31, 2008, respectively.

### **Notes to Consolidated Financial Statements (Continued)**

#### 14. Transactions with Affiliates (Continued)

The Company recorded purchases of beer of \$37.9 million and \$51.3 million for the year ended December 31, 2009 and six months ended December 31, 2008, respectively, from Molson Coors. The Company also recorded purchases of beer from SABMiller in the amount of \$40.4 million and \$22.2 million for the year ended December 31, 2009 and six months ended December 31, 2008, respectively.

During the year ended December 31, 2009 and six months ended December 31, 2008, the Company sold \$6.9 million and \$10.1 million, respectively, of hops to SABMiller and subsidiaries.

The Company leases water rights in Colorado for use at the Golden, Colorado brewery from Molson Coors at no cost.

RMMC is a joint venture with Ball Corporation in which the Company holds a 50% interest. Costs recorded for services provided to RMMC from Ball Corporate were \$7.6 million and \$3.7 million for the year ended December 31, 2009 and for the six months ended December 31, 2008, respectively.

RMBC is a joint venture with Owens in which, as of December 22, 2009, the Company holds a 50% interest following the consent by Owens on the assignment by Molson Coors of its equity interest in RMBC to the Company. Transactions between RMBC and Owens for the year ended December 31, 2009 and the six months ended December 31, 2008 were not significant.

Amounts due from affiliates are as follows (in millions):

	mber 31, 2009	Dec	ember 31, 2008
Miller Brewing Company and subsidiaries	\$ 22.1	\$	25.4
Molson Coors and subsidiaries	5.0		13.2
SABMiller and subsidiaries	2.2		1.3
	\$ 29.3	\$	39.9

Amounts due from Miller Brewing Company represent amounts receivable under the contract brewing arrangement with Miller Brewing International, the service agreement and other charges for goods and services incurred on its behalf. Amounts due from Molson Coors relate to costs associated with export beer production, the service agreement, and other charges for goods and services incurred on its behalf. Amounts due from SABMiller are mainly associated with hops sales and guarantee fee income.

Amounts due to affiliates are as follows (in millions):

	mber 31, 2009	Dec	ember 31, 2008
Molson Coors and subsidiaries	\$ 10.6	\$	28.0
Miller Brewing Company and subsidiaries	_		3.5
SABMiller and subsidiaries	4.4		3.4
Other	5.0		1.5
	\$ 20.0	\$	36.4

## **Notes to Consolidated Financial Statements (Continued)**

#### 14. Transactions with Affiliates (Continued)

Amounts due to Molson Coors relate mainly to the purchase of beer and charges for services provided under the service agreement. Amounts due to Miller include amounts owed for charges for goods and services incurred on its behalf. Amounts due to SABMiller mainly include purchases of beer and royalties. Other includes amounts owed to Graphic Packaging Corporation ("GPC"), a related party. The Company recorded costs of \$231.4 million and \$98.9 million for the purchase of packaging materials from GPC for the year ended December 31, 2009 and the six months ended December 31, 2008, respectively.

### 15. Commitments and Contingencies

The Company leases certain facilities and equipment under non-cancelable agreements pertaining to land and buildings, machinery and equipment, and vehicles accounted for as operating leases. The commitments are with numerous vendors and the term of each commitment can vary in length from one to fifteen years. Future minimum lease payments under these leases as of December 31, 2009 are as follows (in millions):

Years ending December 31	
2010	\$ 12.3
2011	11.5
2012	8.7
2013	6.1
2014	4.9
Thereafter	35.5
Total	\$ 79.0

Total rent expense was \$19.2 million and \$10.3 million for the year ended December 31, 2009 and the six months ended December 31, 2008, respectively.

The minimum lease payments above have not been reduced by minimum sublease rentals of \$2.6 million due in the future under non-cancelable subleases.

# Supply Contracts

The Company has various long-term supply contracts with unrelated third parties to purchase certain materials used in the production and packaging of its products. The contracts are generally at market rate and the terms generally stipulate that the Company must use the designated supplier for an expected minimum percentage of its annual purchase requirements of the specified material. However, the Company is generally not obligated to make any purchases unless it requires supplies of such materials. Supply contracts outstanding as of December 31, 2009 for malts, bottles, labels and cans expire in various years through 2015.

#### Advertising and Promotions

The Company has entered into various long-term non-cancelable commitments pertaining to advertising and promotions. The commitments are with numerous vendors and the term of each commitment can vary in length from one year to several years.

#### **Notes to Consolidated Financial Statements (Continued)**

#### 15. Commitments and Contingencies (Continued)

As of December 31, 2009, the future commitments are as follows (in millions):

Years ending December 31	
2010	\$ 400.1
2011	99.1
2012	69.0
2013	40.8
2014	27.1
Thereafter	103.9
Total	\$ 740.0

### Capital Commitments

The Company has entered into various commitments pertaining to capital expenditures. The commitments are with numerous vendors and the term of each commitment can vary in length from one to several years. As of December 31, 2009, the minimum obligations under these commitments totaled \$75.3 million, with terms ranging from one to three years.

#### **Environmental**

Periodically, the Company is involved in various environmental matters. Although it is difficult to predict the Company's liability with respect to these matters, future payments, if any, would be made over a period of time in amounts that would not be material to the Company's financial position or results of operations. The Company believes that adequate reserves have been provided for environmental costs that are probable as of December 31, 2009.

### Letters of Credit

As of December 31, 2009, the Company had approximately \$25.1 million outstanding in letters of credit with financial institutions. These letters expire at different points in 2010 and contain a feature that automatically renews the letter for an additional year if no cancellation notice is submitted. These letters of credit are being maintained as security for insurance arrangements.

## Litigation and Other Disputes

The Company and its subsidiaries are involved in disputes and legal actions arising in the ordinary course of business. While it is not feasible to predict or determine the outcome of these proceedings, management believes, based on a review with legal counsel, none of these disputes and legal actions is expected to have a material impact on the Company's consolidated financial position, results of operations or cash flows. However, litigation is subject to inherent uncertainties, and an adverse result in these or other matters, may arise from time to time that may harm the Company. The Company believes adequate reserves have been provided for probable legal costs as of December 31, 2009.

#### Multi-employer Pension Plan

On November 24, 2009, the Company received a letter from the trustees of the Milwaukee Brewery Worker's Pension Plan rejecting the company's position that the joint venture transaction

## **Notes to Consolidated Financial Statements (Continued)**

#### 15. Commitments and Contingencies (Continued)

qualified as exempt under Employee Retirement Income Security Act ("ERISA") section 4204. ERISA Section 4204 provides that, if certain conditions are met, the sale of assets of a participating employer will not be considered a withdrawal and, therefore, the seller is exempt from withdrawal liability. However, the trustees did not assess withdrawal liability. Rather, the trustees invited the Company to enter into discussions regarding a mutually satisfactory resolution of the Plan's withdrawal liability claims. Because the trustees have invited such discussions, the Company believes that a withdrawal assessment is not probable and therefore has not provided for a liability in the consolidated financial statements.

#### Guarantees

In August 2003, SABMiller issued \$300.0 million 6.625% guaranteed notes, which are guaranteed by the Company. The notes mature on August 15, 2033. The notes are redeemable in whole or in part at any time at the option of the issuer at a redemption price equal to the makewhole amount. In addition, the notes are redeemable in whole but not in part at the option of the issuer upon occurrence of certain changes in taxation at their principal amount with accrued and unpaid interest to the date of redemption.

### Pabst Contract Brewing

The Company has a contract brewing arrangement with Pabst in which the Company brews the majority of Pabst's products. Revenues earned in the contract brewing arrangement are included within sales in the consolidated statements of operations and comprehensive income (loss) and were approximately \$453.1 million and \$226.5 million for the year ended December 31, 2009 and the six months ended December 31, 2008, respectively.

In addition, the Company has a \$120.0 million note receivable from Pabst, which matures on June 29, 2012. Interest income is earned on the note at an annual rate of 10.75% and is payable to the Company only upon the maturity of the note receivable; as such, approximately \$42.2 and \$26.5 million of accrued interest is outstanding as of December 31, 2009 and 2008, respectively.

## 16. Share-Based Payments

As of December 31, 2009, the Company had two share-based compensation plans.

Share appreciation rights ("SARs")

The Company issues SARs to certain employees that are granted with an exercise price equal to the fair value of a share of its internally valued stock on the date of grant. The shares are valued using the income and market approaches. The SARs have a term of seven years and vest proportionally over  $2^{-1}/2$  to 5 years depending on the specific issuance. The Company values the SARs using the Black-Scholes value model. As the SARs are settled in cash, the Company accounts for the awards on a liability basis.

#### Performance shares

Performance shares are granted to certain employees and are based on achieving certain performance targets at the end of the performance period. The ultimate number of performance shares

#### **Notes to Consolidated Financial Statements (Continued)**

# 16. Share-Based Payments (Continued)

awarded will be determined at the close of the performance period based on the performance against the pre-determined targets for the specific grant. Employees will receive a cash payment based on the number of performance shares earned at the fair value at the vesting date.

During the year ended December 31, 2009 and the six months ended December 31, 2008, respectively, the Company granted 1,859,294 and 2,015,050 performance shares. These performance shares will be earned if the Company achieves certain financial targets for the year ending December 31, 2011 for the 2009 issuance and December 31, 2010 for the 2008 issuance. Based on actual results to date, the Company is accruing the performance shares at 136% of the targeted payout level for the 2008 issuance and 131% for the 2009 issuance. There were 1,791,606 and 1,969,000 unvested shares at December 31, 2009 and 2008, respectively. The weighted average fair value of the unvested awards at December 31, 2009 and 2008 was \$10.50 and \$10.15 per share, respectively. The fair value of the performance shares will be expensed over the performance period for the shares that are expected to ultimately vest. At December 31, 2009 and 2008, there was \$53.6 million and \$38.2 million of unrecognized compensation cost related to the unvested shares based on the maximum payout of 200%.

The following table summarizes components of the cash-based compensation recorded as expense (in millions):

	ended er 31, 2009	Six months ended December 31, 2008		
SARs	\$ 8.4	\$	3.4	
Performance Shares	23.4		2.0	
Total	\$ 31.8	\$	5.4	

The fair value of SARs granted in 2009 and 2008 was determined on the date of grant using the Black-Scholes model with the following weighted-average assumptions:

	Year ended December 31, 2009	Six months ended December 31, 2008
Expected life (in years)	4.0	4.0
Expected volatility	30.0%	30.0%
Dividend yield	0%	0%
Risk-free interest rate	1.88%	1.19%

The risk-free interest rate utilized is based on the yield on a U.S. Government Bond with a maturity equal to the term of the grant. Expected volatility is based on comparable company volatility in the last three years. The dividend yield is 0% due to the internally valued shares not paying dividends. The expected life is estimated based upon observations of historical employee option exercise patterns and trends of that of the Shareholders.

# **Notes to Consolidated Financial Statements (Continued)**

# 16. Share-Based Payments (Continued)

SARs outstanding as of December 31, 2009 and the changes during the year are presented below:

						SARs exercisable					
	SARs	Weighted average grant date fair value		Aggregate intrinsic value (in millions)		Weighted average exercise Shares price		erage ercise	Aggregate intrinsic value (in millions)		
Outstanding as of December 31,											
2008	5,578,896	\$	10.00	\$	0.8	_	\$	_	\$	_	
Granted	801,114		9.29								
Exercised	_		_								
Forfeited			_								
Outstanding as of December 31, 2009	6,380,010	\$	9.91	\$	3.8	1,328,718	\$	9.87	\$	0.8	

The following summarizes information about SARs outstanding as of December 31, 2009:

	SARs outsta	anding		SARs exercisable			
		Weighted			Weighted		
Range of	Chanca	average remaining contractual	Weighted average exercise	remaining contractual		Weighted average exercise	
exercise prices	Shares	life (years)	price	Shares	life (years)	price	
\$9.29—\$10.00	6,380,010	5.1	\$ 9.91	1,328,718	5.2	\$ 9.87	

The summary of unvested SARs activity for the year ended December 31, 2009 and the six months ended December 31, 2008 is as follows:

	20	009	2008			
	Shares	Weighted average grant date fair value	Shares	Weighted average grant date fair value		
Non-vested as of January 1, 2009 and						
July 1, 2008, respectively	5,578,896		_			
Granted	801,114	\$ 2.11	5,578,896	\$ 2.75		
Vested	(1,328,718)		_			
Exercised	_		_			
Forfeited	_		_			
Non-vested as of December 31, 2009 and 2008, respectively	5,051,292		5,578,896			

As of December 31, 2009, the total compensation cost related to nonvested SARs not yet recognized was \$7.5 million. This compensation expense is expected to be recognized over a weighted average period of approximately 3.1 years.

## 17. Subsequent Event

On January 11, 2010, the Company, acquired certain distribution rights, inventory and certain other items as specified in the agreement, of Western Beverage Distributing of Colorado for \$61.5 million. The distribution rights acquired covered a territory consistent with the Company's current coverage of the major metropolitan Denver area and mainly were for distribution of the Company's brands in this area.

# QuickLinks

### Exhibit 99

Report of Independent Registered Public Accounting Firm

MillerCoors LLC and Subsidiaries Consolidated Balance Sheets (In millions, except shares)

MillerCoors LLC and Subsidiaries Consolidated Statements of Operations and Comprehensive Income (Loss) (In millions) MillerCoors LLC and Subsidiaries Consolidated Statements of Cash Flows (In millions)

MillerCoors LLC and Subsidiaries Consolidated Statements of Shareholders' Investment (In millions)

MillerCoors LLC and Subsidiaries Notes to Consolidated Financial Statements